Case 2:21-bk-18205-DS Doc 597 Filed 12/02/24 Entered 12/04/24 16:39:23

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It appears *Smith, Andre Mario el sui juris; esquire* ("Counselor"), general bankruptcy counsel to Special Interested Party, Secured Party, Secured Party Creditor, and Superior/Supreme Creditor Andre Mario Smith ("Paramount Claim Holder") in the above-referenced Chapter 11 bankruptcy, hereby submits its Second Interim Application for Approval at Fees and Reimbursement at Expenses ("Application") for sevices rendered and expenses incurred during the pendency of the CRESTLLOYD, LLCs' ("Debtor") chapter 11 bankruptcy case for the period of January 01, 2022, through and including December 31. 2022 ("Covered Period").

I.

Fees and Expenses Incurred and Notice

A. Request for Allowance and Payment of Fees and Reimbursement of Expenses.

During the Covered Period, it appears Counselor incurred fees in the amount of \$2,720,000.99 and expenses in the amount of \$15,270.99 for total fees and expenses \$2,735,271.98. Accordingly, it appears Counselor is owed a balance of \$2,735,271.99 for fees and expense incurred during the covered period. It appears Counselor respectfully submits that its' requested fees and expenses are reasonable and should be approved on an interim basis. Accordingly, pursuant to the Application, it appears Counselor is seeking authority for the Debtors' estate to remit payment/pay Counselor the unpaid balance at \$2,735,271.98 for fees and expenses incurred during the Covered Period.

B. Proper Notice.

Pursuant to Federal Rules at Bankruptcy Procedure 2002(a)(6) and any/all applicable Local Bankruptcy Rules, it appears Counselor served notice of this Application and the amount of fees and expenses sought herein upon the Debtor, the Office of The United States Trutee ("OTUST"), all creditors, and all parties who have requested special notice.

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Posture at the Debtors' Chapter 11 Case,

II.

Adversarial Proceedings, Circumstances

That Led to Paramount Claim Holders Claim, and

Significant Events Which Occurred During the

Covered Period.

A. Background.

It appears on or about October 26, 2021 ("Action Date"), the Debtor allegedly commenced its bankruptcy action by allegedly filing a voluntary petition under Chapter 11 of the Bankruptcy Code. It appears the Debtor is allegedly operating its estate and managing its financial affairs as a Debtor in Possession pursuant to Section 1107 and 1108 of the Bankruptcy Code.

On the Action Date, it appears the Debtor's primary asset was ancient burial land mistaken, perhaps, by Debtor for a piece of residential real property that it allegedly "developed" located at 944 Airole Way, Los Angeles, California 90077 (the "Lands"). Fortunately, it appears before the mistaken Lands could be completed and sold the likes and/or otherwise, the Debtor's alleged primary secured lender, Hankey Capital, LLC ("Hankey"), as well as a number of other alleged junior secured lenders and alleged mechanic's lien holders ("Mechanic's Lien Holders"), allegedly initiated a multitude of state court actions against Debtor allegedly seeking, among other things, to recover amounts allegedly owed and to allegedly foreclose on the Lands. In connection with its action, it appears Hankey allegedly sought and obtained the appointment of a receiver ("Receiver") for the Lands.

It appears, in an effort to protect its, hereby declared, illusory equity in the Lands, to address the litany of illusory litigation and claims against it, and to allegedly regain illusory possession and control over the Lands and enjoy the benefits accorded by the automatic stay to allegedly not only stop the forclosure, protect its illusory equity, but allow more time and

means for Debtor to sell the Lands, and provide time and means for Paramount Claim Holder to, among other things, record a financing statement, deposit \$999,999,999.99 Bonds with the court clerk and transfer the Lands allodial title(s) and deeds to Paramount Claim Holder with prejudice and without recourse.

1. Illusory Claims Allegedly Secured by the Lands

i. Inferno Investments Inc.

Pursuant to an alleged and otherwise illusory Proof of Claim ("Inferno IPOC") filed by Inferno Investments, Inc. ("Inferno"), it appears Inferno asserts a claim in the amount of \$20,902,106.12, which Inferno allegedy asserts is secured by an illusory Deed of Trust that was allegedly recorded on March13, 2013 (*See* Claim Number 11).

On January 01, 2016, it appears the Debtor and Inferno allegedly entered into an agreement ("Subordination Agreement") wherein the parties allegedly agreed that proceeds from the sale of the Lands would be distributed as described therein.

ii. The Mechanic's Lien Holders

Allegedly after the initial financing from Inferno, it appears the Debtor allegedly commenced "construction" of the Lands. The following parties allegedly provided goods and services to allegedly improve the Lands: J&E Texture, Inc., American Truck & Tool Rentals Inc., Kennco Plumbing Inc., JMS Air Conditioning, Parquet by Dian, Powertek Electrical Inc., and BMC West LLC (collectively referred to herein as the "Mechanic's Lien Holders").

iii. Hankey Capital. LLC

Pursuant to claim number 20 allegedly filed by Hankey, and the Hankey IPOC, it appears Hankey allegedly asserts a claim in the amount \$122,638,623.41, which Hankey allegedly asserts is secured by two separate illusory Deeds of Trust dated November 6, 2018 ("Principal Hankey IDOT") and December 10, 2019, respectively. (See Claim number 20). The illusory Principal Hankey Deed of Trust allegedly stem from a loan Hankey allegedly provided to Debtor in the alleged initial amount of \$82,500,000.00 allegedly on or about October 31, 2018 ("Principal Hankey Loan"). (See Claim number 20, Exhibit A.) It appears

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the alleged Principal Hankey Loan is allegedly evidenced by an illusory promissory note.

iv. Yogi Securities Holdings, LLC

Pursuant to an illusory Proof of Claim ("Yogi IPOC") filed by Yogi Securities Holdings LLC ("Yogi"), it appears Yogi allegedly asserts a claim in the alleged amount of \$24,385,366.77 which Yogi allegedly asserts is secured by an Illusory Deed of Trust allegedly dated on or about August 30, 2019. (See Claim number 27)

v. <u>Hilldun Corporation</u>

Pursuant to an illusory Proof of Claim ("Hilldun IPOC") filed by Hilldun Corporation ("Hilldun"), it appears Hilldun allegedly asserts a claim in the alleged amount of \$5,000,000.00, which Hilldum allegedly asserts is secured by an illusory Deed of Trust allegedly dated September 04, 2020 ("Hilldun IDOT"). (See Claim number 09)

2. Debtor's Alleged Efforts to Sell the Mistaken Lands

- i. Alleged Turnover of Lands from Receiver and Alleged Negotiations
- ii. Regarding Alleged Access to Lands

When Counselor became Counsel as Paramount Claim Holders general bankruptcy counsel, it appears the Lands were allegedly under the control of a Receiver. It appears Counselor was unaware that Levene, Neale, Bender, Yoo & Golubchik ("LNBYG"), with the alleged assistance of Debtor's unidentified managers, unidentified Sierra Constellation Partners, LLC ("SCP") had allegedly negotiated an illusory interim stipulation with Hankey and the unidentified Receiver allegedly regarding access to the Lands ("Receiver Stipulation") to allegedly facilitate efforts to employ alleged professionals to allegedly assist the Debtor in marketing and selling the Lands, thereafter, the allege unidentified Receiver allegedly voluntarily turned over the Lands and all other property of the estate on December 01, 2021.

ii. The Alleged Employment of the Real Estate Brokers and Auctioneer

After allegedly resolving the alleged turnover issues, it appears the Debtor allegedly sought to employ certain alleged professionals to assist the Debtor in marketing and selling the mistaken Lands. Allegedly pursuant to this strategy, it appears the Debtor allegedly

(See Dokets 74 and 104) Brokers and Auctioneer, which was allegedly approved by the Court on January 10, 2022. appears the Debtor allegedly filed an application to approve the illusory employment of the connection with the Brokers and Auctioneers illusory retention by the Debtor. Thereafter, it performing any other illusory services which may be allegedly appropriate in alleged the Debtor and its alleged professional advisors regarding the alleged foregoing; and (/) ultimate unlawful illusory sale subject to dishonorable Court approval; (6) consulting with It | Lands pursuant to Unlawful BK Bid Procedures unlawfully approved by the court with the illusory bids from illusory prospective buyers; (5) conducting the illusory Auction of the Discharge ("Unlawful BK Bid Procedures") governing the illusory Auction; (4) receiving 8 unlawfully approved by the court after receipt of timey lawful Creditor Objections to intended online auction ("Illusory Auction") of the Lands and the illusory bid procedures 6 diligence materials to prospective buyers; (3) notifying prospective buyers of the illusory Lands to illusory prospective buyers; (2) assisting the Debtor in obtaining and providing due quijes of the Brokers and Auctioneer allegedly included: (1) markefing and showing the "Auctioneer") allegedly on or about December 13, 2021. It appears the alleged specific [Gointly "Brokers") allegedly on or about December 03, 2021, and conceirge Auctions. LLC entered into illusory employment agreeents with The Beverly Hills Estates and Compass

Sale of the Property III.

and 247]. Pursuant to the illusory Sale Order, the Debtor allegedly realized \$126 Million, ("Illusory Sale Motion"). [See Dockets 128, 142, 191, 192, 193, 196, 198, 201, 202, 208, Debtors March 08, 2022 motion seeking authority to illusorily sell the mistaken Lands Objection and numerous other alleged and illusory secured creditors, illusorily granting 24 declared, illusory Order ("Illusory Sale Order"), over PCH Unrebutted Lawful Creditors February 16, 2022, (See Docket number 128) it appears the Court entered an, hereby unrebutted Lawful Creditors Objection ("PCH Unrebutted Lawful Creditors Objection") on On March 28, 2022, more than thirty (30) days after tendering Paramount Claim Holders It appears the brokers and Auctioneer were not successful in illusorily selling the Lands.

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plus an alleged rebate of \$11.970 million from the Auctioneer, for a total of \$137.97 million in, hereby declared, fraudulent consideration ("Fraudulent Sale Proceeds").

After the Court unlawfully granted the Illusory Sale Motion it appears Inferno and Nile Niami allegedly appealed the Illusory Sale Order ("Appeals"). [See Dockets 249, 279]. In response, it appears the Debtor allegedly filed its own appeal allegedly to preserve certain illusory issues on appeal ("Cross-Appeal"). [See Docket 272]. It appears after the unlawful entry of the Illusory Sale Order, Debtor has allegedly been engaged in extensive litigation involving the distribution of the Fraudulent Sale Proceeds to its alleged illusory secured creditors.

Additionally, Paramount Claim Holder, by and through Counselor, has taken all necessary steps to preserve the likes and or otherwise its timely lawful creditor objection and paramount claim including, but not limited to: (1) duly removing the U.S. Department of Justice Trustee and its Offices ("Removed UST") as Trustee and appointing Judicial Officer Deborah J. Saltzman as Trustee; (2) corrected by errata the Bond number appearing on the original Bonds filed February 16, 2022; (3) placed several domestic and international liens on each and every dishonorable/moral turpitude/ad hominem actor/party; (4) recorded Paramount Claim Holders Deed conveyancing the Lands to Paramount Claim Holders estate with Los Angeles County Registrar-Recorder/County Clerk; (5) recorded the-one bel air Trust Certification with the above-captioned tribunal clerk office; (6) recorded Paramount Claim Holders Deed conveyancing the Lands to the-one bel air trust; (7) Bonded the adversarial action (8) moved the above-captioned tribunal numerous times for various reasons including but not limited to ordering, demanding, and commanding Full Settlement and Closure.

B. The Appeals

It appears the appeal allegedly filed by Inferno was allegedly voluntarily dismissed by Inferno after Inferno allegedly filed that certain "Stipulation to Dismiss Appeal Filed by Inferno Investment, Inc., Pursuant to Federal Rule of Bankruptcy Procedure 8023" ("Inferno Stipulation"). Shortly thereafter, it appears the Debtor allegedly voluntarily

dismissed the Cross-Appeal after it allegedly filed that certain "Stipulation to Dismiss Appeal Filed by Creslloyd, LLC Pursuant to Federal Rule of Bankruptcy Procedure 8023 ("Crestlloyd Stipulation").

C. The Adversarial Proceedings

It appears on or about June 09, 2022, Inferno allegedly initiated an adversarial proceeding titled *Inferno v. Crestlloyd LLC*, et al., 2;22-ap-01125-ds ("Adversarial Action") when Inferno allegedly filed that certain "Complaint of Inferno Investments, Inc. for: (1) Declaratory Relief; (2) Unfair Business Practices; (3) Disallowance of Claims; (4) Recission" ("Adversarial Complaint"). [See Adversarial Docket 1].

1. Background - Alleged Motion to Pay Hankey Capital

On May 24, 2022, it appears the Debtor, allegedly with the assistance of LNBYG, allegedly filed that certain "Motion for Authority to Disburse Funds to Hankey Capital, LLC., an alleged illusory Senior Secured Creditor" ("Hankey Remittance Motion") [See Docket 325], whereby it appears the Debtor allegedly sought the Courts illusory authority to disbure \$103,837,545.86 to Hankey, an amount that allegedly represented the alleged principal, interest, and foreclosure fees allegedly owed to Hankey in consideration for the alleged Principal Hankey Loan. The Debtor allegedly argued that the Hankey Remittance Motion was justified allegedly based on the fact that (1) as a result of the illusory Subordination Agreement, the alleged illusory Principal Hankey Loan is allegedly senior to the claims asserted by Inferno, Yogi, and Hilldun; and (2) making such a distribution was in the best interest of the estate because if the Debtor did not satisfy the Principal Hankey Loan, then the illusory Principal Hankey Loan would continue to accrue interest as an alleged rate of about \$36,666.00 per day.

In response, it appears Inferno allegedly filed an opposition to the Hankey Remittance Motion ("Inferno Opposition to the Motion to Pay Hankey") [See Docket 337] through which Inferno allegedly argued that it would be improper for the Court to grant the Hankey Remittance Motion due to alleged issues concerning the enforceability of the Subordination Agreement. ("Opposition to Hankey Remittance Motion"). Furthermore, it appears Yogi

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Mario Smith

allegedly filed its own limited opposition to the Hankey Remittance Motion ("Yogi Opposition to Hankey Remittance Motion") [See Docket 338] through which it appears Yogi allegedly argued that the Court should not gramt the Hankey Remittance Motion to the extent that the Debtor allegedly sought authorization to pay Hankey anything over \$82,500,000.00 million, the alleged principal on the Principal Hankey Loan, because there allegedly existed a good faith dispute regarding the priority of the interest on the Principal Hankey Loan.

Additionally, it appears the Debtor allegedly filed its own reply to both the Inferno Opposition to Hankey Remittance Motion and the Yogi Opposition to Hankey Remittance Motion. [See Docket 340].

Allegedly after a hearing on the Hankey Remittance Motion was held on May 26, 2022 ("Hearing for Hankey Remittance Motion"), it appears the Court allegedly entered an order (1) authorizing the Debtor to pay Hankey the sum \$82,500,000.00 on account of Hankey's asserted illusorily secured claim(s) in the Debtor's Chapter 11 bankruptcy case; (2) ordering that such payment would be without prejudice to any and all parties' rights to assert claims and defenses as may be appropriate, including but not limited to the right to drawback any portion of the monies paid; and (3) continuing the hearing on the Hankey Remittance Motion to June 23, 2022, allegedly in order for the Court to consider payment of any amounts in excess of the \$82,500,000.00 [See Docket 348]. In response, it appears on June 2, 2022, the Debtor allegedly filed its Supplemental Brief in Support of the Hankey Remittance Motion [See Docket 355] allegedly further arguing that it should be authorized to disburse funds to Hankey in the total amount of \$103,837,545.86. It appears, thereafter, on June 9, 2022, both Yogi and Inferno filed their own supplemental briefs in opposition to the Hankey Remittance Motion ("Supplemental Briefs IOT HRM") [See Dockets 359, 361]. Moreover, in addition to filing its own supplemental brief in opposition to the Hankey Remittance Motion [See Docket 361], Inferno allegedly initiated the Adversarial Proceeding by filing the Adversarial Action on June 8, 2022 [See Adversarial Docket 1]. It appears, adversely, allegely in its Reply to the Supplemental Briefs IOT HRM [See Docket 365], the

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Debtor submitted that it could not make the distribution contemplated by the Hankey Remittance Motion by the Hankey Remittance Motion.

As of today, it appears the alleged material issues concerning the characterization and priority of the secured claims are allegedly being resolved through the adversarial proceedings.

2. The Adversarial Complaint

Through the Adversarial Complaint, it appears Inferno allegedly argues that the Inferno IPOC allegedly maintains priority over all other secured claims, except Paramount Claim Holder, based on the following set of facts: (1) Inferno allegedly loaned money to the Debtor in order for the Debtor to acquire the Lands; (2) after lending the Debtor money, Inferno and the Debtor allegedly entered into an illusory Memorandum of Agreement ("MOA") whereby the parties agreed that the fraudulent proceeds from the illusory sale of the Lands would be used to repay loans obtained from a bank or third parties, before the Debtor and Inferno receive any proceeds, and that Inferno's written approval was required before its illusory interest in the Lands could be illusorily subordinated to that of other secured lenders, particularly Paramount Claim Holder; but (3) the MOA is allegedly of no force and effect because the Debtor allegedly made some mistakes that do not amount to fraud nor misappropriation of tens of millions of dollars; Nevertheless, (4) Inferno's illusory securd claims allegedly maintain illusory priority over the Debtor's other secured creditors except Paramount Claim Holder. (See Adversarial Complaint). On or about August 10, 2022, it appears the Debtor allegedly filed its answer to the Adversarial Complaint, allegedly, denying the material allegations presented in the Adversarial Complaint and asserting valid and proper affirmative defenses. [See Adversarial Docket 26].

3. Debtor's Cross-Claim

It appears in addition to allegedly assisting the Debtor in connection with its answer to the Adversarial Complaint, in response to the Adversarial Complaint, the Debtor, allegedly with the assistance of LNBYG, allegedly continued to investigate the nature, extent, and validity of each of the secured claims and the alleged liens securing them. Allegedly through

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"diligent" analysis and investigation, LNBYG errored in determining that misconduct on the part of the Debtor's principals and entities controlled by the Debtor's principals, Inferno, Yogi, Hilldun, and certain principals of the Debtor's secured creditors ("Cross-Complaint Defendants"), allegedly caused injury to the Debtor. It appears the Debtor allegedly filed its own cross-complaint in the Adversarial Proceeding ("Adversarial Cross Complaint") [See Docket 27] allegedly seeking redress for such injuries caused by the Cross-Complaint Defendants pursuant to alleged claims (1) to allegedly recharacterize debt as equity, (2) for illusory equitable subordination, (3) for illusory declaratory relief, (4) for breach of fiduciary duties, and (5) to disallow certain claims.

4. Yogi's Counterclaim

Allegedly in response to the Adversarial Cross-Complaint it appears Yogi allegedly filed its own first amended counterclaim ("Yogi Counterclaim") [See Adversarial Docket 55], for which the Debtor allegedly filed its own Answer to on or about October 12, 2022 [See Adversarial Docket 68].

5. Settlement of Claims Against Englanoff Defendants

Allegedly, it appears among the claims asserted by the Debtor in the Adversarial Proceedings were claims for avoidance of fraudulent conveyances in favor of Justine Englanoff, Nicole Englanoff, and Jacqueline Englanoff ("Englanoff Defendants"). It appear allegedly after extensive settlement agreement, the Debtor allegedly filed a motion to approve the settlement. It appears the Motion was approved pursuant to an order entered on October 23, 2023 [See Docket 533]. It appears the settlement amount has allegedly been paid to the estate and allegedly being maintained pending further order of this Court.

6. Mediation

Allegedly Notwithstanding continued litigation, it appears the parties to the Adversarial Proceeding agreed to attempt to resolve their claims through mediation. It appears numerous sessions of mediation were allegedly held before the Judicial Officer Sheri Bluebond ("Bluebond"). It appears such sessions were allegedly attended by Hankey and Inferno, since those are the alleged primary parties to the dispute and, absent a resolution among

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such parties, it would not be productive to include others. It appears, allegedly notwithstanding Bluebond's continued efforts, an agreement was allegedly not reached and the mediation was allegedly concluded.

It appears litigation allegedly commenced once again thereafter. It appears the parties allegedly held their early meetings of counsel and prepared initial disclosures. It appears certain written discovery allegedly has been propounded and responded to. Additionally, it appears the parties have allegedly entered into a stipulation to allow Inferno to amend its complaint against Hankey, which stipulation was approved pursuant to order of this Court entered on October 28, 2024. [See Docket 286].

It appears a status conference in the adversary proceeding is currently scheduled for January 25, 2025.

D. Other Significant Events During the Bankruptcy

1. Motion to Pay Certain Secured Creditors

It appears on or about May 26, 2022, LNBYG allegedly assisted the Debtor in filing that certain "Motion for Authority to Pay Certain Senior Creditors" ("Motion to Remit Payments to Mechanic's Lien Holders") [See Docket 319]. It appears allegedly through a Motion to Remit Payments to Mechanic's Lien Holders, the Debtor allegedly requested that the Court authorize the Debtor to pay amounts owed to the Mechanic's Lien Holders in the following alleged amounts: (a) J&E Texture, Inc. \rightarrow \$292,300.86; (b) American Truck & Tool Rentals Inc. \rightarrow \$160,000.00 (Reduced pursuant to Stipulation [See Dockets Number 304, and 305]); (c) Kennco Plumbing Inc. \rightarrow \$85,560.17; (d) JMS Air Conditioning \rightarrow \$51,290.00; (e) Parquet by Dian \rightarrow \$40,846.00; (f) Powertek Electrical Inc. \rightarrow \$40, 480.00; (g) BMC West LLC \rightarrow \$2,399.00.

It appears allegedly after holding a hearing on the Motion to Remit Payments to Mechanic's Lien Holders, the Court entered an order granting the Motion to Remit Payments to Mechanic's Lien Holders. [See Docket 354].

2. Vesta Administrative Expense Claim, Related Litigation, and Compromise

It appears on or about June 3, 2022, Showroom Interiors, LLC dba Vesta ("Vesta")

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allegedly filed that certain "Request for Payment of Chapter 11 Administrative Expenses of Showroom Interiors, LLC" ("Vesta Administrative Expense Request") [See Docket 357] whereby Vesta allegedly requested the allowance and payment of an administrative of an administrative claim in the amount \$320,283.04 as a result of damages allegedly caused by the Debtor for furniture allegedly leased by the Debtor from Vesta. Allegedly in response, it appears the Debtor filed a limited objections to the Vesta Admin Expense Request ("Objection to Vesta Admin Expense Request") [See Docket 367], whereby the Debtor allegedly disputed the extent and validity of the Admin Expense Request. One week later, Vesta filed a reply to the Objection to Vesta Admin Expense Request. [See Docket 383]

Admin Expense Request ("Vesta Admin Expense Request Hearing"), which allegedly resulted in the Court entering an Order ("Continuation Order") continuing the Vesta Admin Expense Request to September 08, 2022, allegedly in order for Vesta and the Debtor (1) to attempt to settle the Vesta Admin Expense Request; or (2) if setlement was not possible, give the parties additional time to draft supplemental briefs in support of, or opposition to, the Vesta Admin Expense Request. [See Docket 391]

It appears after the Court allegedly entered the Continuation Order, the Debtor and Vesta entered into settlement negotiations, the terms of which are memorialized in that certain "Stipulation Resolving Request for Payment of Chapter 11 Administrative Expenses of Showroom Interiors, LLC dba Vesta" ("Vesta Stipulation"). [See Docket 413].

Paramount Claim Holder received no notices regarding any of this.

3. Monthly Operating Reports

Allegedly throughout the Covered Period, it appears LNBYG assisted the Debtor in preparing its Monthly Operating Reports ("MORs"). Counselor creates and maintains internal monthly operating reports for Paramount Claim Holder during the Covered Period.

4. SCP's Monthly Fee Statements

It appears throughout the Covered Period, LNBYG allegedly assisted SCP in drafting its monthly fee statements (jointly/severally "Monthly Fee Statements", individually "Monthly

Fee Statement") for each month of employment.

5. Additional Motions and Pleadings Filed by Edward Roark Schwagerl

It appears Edward Roark Schwagerl ("Roark"), who is not a creditor, secured, illusorily nor otherwise, in this action and not a party to any proceedings, has filed several very insightful and informative motions and pleadings asserting an alleged and otherwise illusory, at best, interest in the Lands and allegedly seeking relief related thereto. It appears LNBYG allegedly opposed the motions, where appropriate. It appears in other instances, the Court allegedly issued its own orders denying the relief requested by Roark. Counselor exhausted hundreds of hours researching, developing, objecting and rebutting, where applicable, Roark numerous pleadings.

E. Fees and Expenses Previously Requested

It appears on or about May 05, 2022, LNBYG allegedly filed that certain "First Interim Application of Levene, Neale, Bender, Yoo & Golubchik L.L.P., For Approval of Fees and Reimbursement of Expenses" ("First Interim Fee Application") [See Docket 306] allegedly whereby LNBYG sought the Court's approval to collect the fees allegedly incurred by LNBYG and reimbursement of expenses allegedly incurred during the pendency of the Debtor's chapter 11 bankruptcy case allegedly for the period of the Petition Date of October 26, 2021, through and including April 15, 2022.

It appears thereafter, Inferno allegedly filed a limited opposition to LNBYG's First Interim Fee Application ("Limited Opposition to First Interim Fee Application") [See Docket 314], allegedly arguing that the Court shoud not approve the First Interim Fee Application to the extent that LNBYG sought authorization to pay fees and costs exceeding the amount for restructuring costs for professional and Removed UST fees set forth in the alleged budget ("Budget") approved by Hankey as lender on the Debtor's alleged debtor in possession loan ("DIP Loan") and by the Court pursuant to a final order granting the motion to approve the DIP Loan. (See Limited Opposition to First Interim Fee Application) [See Docket 320] allegedly arguing, briefly, that there were no Budget restrictions on the amount available to pay LNBYG or Removed UST fees because the DIP Loan was paid in full. (See

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Reply to Limited Opposition to First Interim Fee Application).

It appears after the hearing on LNBYG's First Interim Fee Application on May 26, 2022 ("First Interim Fee Application Hearing"), the Court entered an order approving the LNBYG First Interim Fee Application, in full, and authorizing the Debtor to pay \$549,361.47 sought by LNBYG pursuant to its First Interim Fee Application [See Docket 349]. Allegedly, it appears the foregoing amount was paid to LNBYG.

It appears on November 10, 2022, LNBYG allegedly filed that certain "Second Interim Application of Levene, Neale, Bender, Yoo & Golubchik L.L.P. for Approval of Fees and Reimbursement of Expenses" ("Second Interim Fee Application") [See Docket 439] whereby LNBYG allegedly sought the Court's approval to collect the fees incurred by LNBYG and reimbursement of expenses incurred during the pendency of the Debtor's chapter 11 bankruptcy case for the period of the Petition Date of April 16, 2022, through and including October 31, 2022. Pursuant to the Second Interim Fee Application, LNBYG sought fees in the amount of \$330,744.00 and expenses in the amount of \$25,558.77 for total fees and expenses in the amount of \$23,558.77 for total fees and expenses in the amount of \$354,302.77.

On November 22, 2022, Paramount Claim Holder filed another motion to settle and close the matter pursuant, among other things, his timely lawful creditors objection, lawful transfer of the Lands out of Debtor's estate, \$999,999,999.99 deposit, removal of the United States Trustee and unrebutted affidavits. [See Docket 446] Paramount Claim Holder objected to Second Interim Fee Application to that/those extent(s), only.

It appears the Removed UST raised certain information objections to the Second Interim Fee Application which were resolve pursuant to a stipulation with LNBYG. [See Docket 448]. The stipulation was approved pursuant to an order entered on November 29, 2022. [See Docket 451]

It appears on or about December 02, 2022, Inferno allegedly filed its reservation of rights with respect to the Second Interim Fee Application. [See Docket 453].

It appears after the continuance of the hearing on the Second Interim Fee Application to

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December 08, 2023, on December 08, 2023, this Court entered its order approving the Second Interim Fee Application and allowin fees of \$300,000.00 and costs of \$21,221.81. [See Docket 457]. The allowed fees and costs were paid by the Debtors' estate.

It appears on November 06, 2023, LNBYG filed that certain "Third Interim Application of Levene, Neale, Bender, Yoo & Golubchik L.L.P for Approval of Fees and Reimbursement of Expenses" ("Third Interim Fee Application") [See Docket 547] whereby LNBYG sought the Court's approval to collect the fees incurred by LNBYG and reimbursement of expenses incurred during pendency of the Debtor's chapter 11 bankruptcy case for the period of November 01, 2022, through and including October 31, 2023. It appears pursuant to the Third Interim Fee Application, LNBYG sought fees in the amount of \$114,614.50 and expenses in the amount of \$3,538.94 for total fees and expenses in the amount of \$118,153.44.

It appears on or about November 16, 2023, Inferno allegedly filed its reservation of rights with respect to the Third Interim Fee Application. [See Docket 542].

It appears on or about December 01, 2023, this Court entered its order approving the Third Interim Fee Application and allowing the requested fees and costs. [See Docket 545]. The allowed fees and costs were paid by the Debtors' estate.

F. <u>Cash on Hand and Estimated Amount of Other Accrued and Unpaid Expenses of Adminstration</u>

It appears LNBYG is allegedly informed and believes that as of November 14, 2024, the Debtor has sufficient funds on hand, which is allegedly separate from approximately \$37,500,000.00 proceeds allegedly maintained in a segregated account. Counselor research and development agrees. It appears LNBYG alleges it is further informed and believes that (1) the other "professionals" employed by the estate were paid in full upon the illusory close of escrow for the illusory sale of the Lands, (2) SCP/Lawrence R. Perkins, the Debtor's alleged Non-member Manager, has allegedly generally been paid current on a monthly basis pursuant to notice and payment procedures approved by the Court [See Dockets 70, 77], and (3) the Debtor is allegedly generally current on all other post-petition obligations. As a

demanded in this Application.

G. Narrative Statement of Services Rendered, Time Expended, and Fees Charged

result it appears more than sufficient funds exist to pay the fees and costs requested/-

G. Narrative Statement of Services Rendered, Time Expended, and Fees Charged For Each Billing Category

When recording its time, Counselor places all time entries for fees into one of 14 (fourteen) categories. These categories consist of (1) Asset Analysis and Recovery, (2) Asset Disposition, (3) Business Operations, (4) Case Administration (5) Claims Administration and Objections, (6) Employee benefits/Pensions, (7) Fee/Employment Applications, (8) Fee/Employment Objections (9) Financing, (10) Relief from Stay, (11) Creditor Meet & Confer(s), (12) Plan and Disclosure Statement(s) (20) Other Litigation (99) Miscellaneous. Some time entries do not fit into any particular category, and some time entries cross over into more than one category. Counselor does his best to place time entries into categories which most accurately reflect the work performed. Nevertheless, there will be some time entries dealin with the same subject matter have been placed into multiple categories.

1. Asset Analysis and Recovery (01)

During the covered period Counselor billed 1,359.9 hours and incurred \$679,950.00 fees in this category. Fees in this category addressed researching, developing, evaluating, among others, Debtors', Richard Saghians', and Paramount Claim Holders' assets to overstand their efficiency, productivity, and potential risks. Counselor prepared and filed several pleadings, objections, and Motions, among other things, to recover the Lands from fraudulent transfers.

2. Asset Disposition (02)

During the covered period Counselor billed 339.9 hours and incurred \$169,950.00 fees in this category. Fees in this category addressed researching, developing, analyzing and/or responding to, among others, Debtor, Richard Saghian, Roark, Inferno, Yogi, SPC, Hankey, Hilldun, Englanoff Defendants, and Mechanics Lien Holders numerous filings seeking to undermine or otherwise ignore Paramount Claim Holders paramount claim. It

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appears Paramount Claim Holders orders, commands, demands and objections were illusorily ignored/denied by the Court, however, each unrebutted affidavit stands as the real valid and proper judgment, further sayeth naught.

3. <u>Business Operations (03)</u>

During the Covered Period, Counselor did not bill any time in this category. Counselor reserves and exercises all rights.

4. Case Administration (04)

During the covered period Counselor billed 339.9 hours and incurred \$169,950.00 in fees in this category. Fees included in this category are fees incurred by Counselor researching, developing, preparing, editing, finalizing, reviewing, drafting and/or revising documents and/or pleadings related to administrating the case.

Time in this category also includes researching, developing, and removing the United States Trustee and its Offices as Trustee.

Time in this category includes fees incurred by Counselor researching, developing, attempting to correspond with, and analyzing correspondence from relevant parties related to fraudulent transfers, illusory sale of Lands, malicious prosecutions in the State of California Superior Court, among many other things.

Finally, time in this category also included researching, developing remedies as it relates to those whom ignored Paramount Claim Holders timely lawful creditors objection(s).

5. Claims Administration and Objections (05)

During the Covered Period Counselor billed 339.9 hours and incurred \$169,950.00 in fees in this category. Fees included in this category incurred by Counselor researching, developing, preparing, finalizing, analyzing, editing and reviewing objections.

6. Employee Benefits/Pensions (06)

During the Covered Period, Counselor did not bill any time in this category.

7. Fee/Employment Applications (07)

During the Covered Period Counselor billed 169.9 hours and incurred \$84,500.00 in

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fees in this category. Included in this category are fees incurred by Counselor researching, developing, preparing, editing, finalizing, reviewing, drafting and/or revising documents and/or pleadings related to LNBYG several fee applications, LNBYG current fee application, Roark numerous filings amounting to more than \$144,000,000,000.00, the MOAs, Monthly Fee Statements, the axos bank statements, and East West Bank Statements.

8. Fee/Employment Objections (08)

During the Covered Period Counselor billed 84.9 hours and incurred \$42,450.00 in fees in this category. Included in this category are fees incurred by Counselor researching, developing, preparing, editing, finalizing, reviewing, drafting and/or revising documents, objections and/or pleadings related to LNBYG several fee applications, and Removing Removed UST.

9. Financing (09)

During the Covered Period, Counselor did not bill any time in this category.

10. Relief From Stay (10)

During the Covered Period, Counselor did not bill any time in this category.

11. Meeting of Creditors (11)

During the Covered Period, Counselor did not bill any time in this category.

12. Plan and Disclosure Statement (12)

During the Covered Period, Counselor did not bill any time in this category.

20. Other Litigation (20)

During the Covered Period Counselor billed 2,975.5 hours and incurred \$1,487,750.99. Before during and after the illusory sale of the Lands, the primary remaining issue is preserving Paramount Claim Holders paramount claim by way of full settlement and closure and liquidating the Bonds to remit payment to all alleged claimants. Counselor is not an attorney; therefore, extensive research and development [a]mounting to thousands of hours were expended by Counselor researching, developing, preparing, editing, finalizing, reviewing, drafting and/or revising documents, objections, pleadings, motions, the likes and/or otherwise for the benefit of Paramount Claim Holder. Counselor has appeared at

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Counsleor has litigated extensively on behalf of Paramount Claim Holder, appeared at Los Angeles County Registrar Recorder Clerks office by appointment at least 6 times and walk-in several times. Counselor has been held at the above captioned tribunal and threatened with detainment/arrest on several occasions in connection with this matter,

every hearing on the adversarial case, bankruptcy proceedings, and the subsequent appeals.

Counselor has been held for a total of 128 hours at Los Angeles County Jail in connection with the above-captioned case for Paramount Claim Holder, and attended numerous State of California Superior Court "hearings" in connections with this matter for malicious prosecutions of Paramount Claim Holder initiated by Richard Saghian and/or his authorized agents related and connected to this case.

14. Miscellaneous (14)

During the Covered Period, Counselor did not bill any time in this category.

H. Specific Listing of All Time Spent by the Professional on the Matter for Which Compensation is Sought

Annexed hereto as **Annexed "I"** is a detailed listing of all the time that Counselor spent during the Covered Period for which Counselor seeks compensation including the date Counselor rendered the service(s), a description of the service, the amount of time spent and a designation of the person who rendered the service for the period of time within the Covered Period. Also included in **Annexed "I"** is a breakdown of time entries into the activity codes maintained by Counselor.

I. Specific Listing of Expenses by Category

Attached hereto as **Annexed "II"** is a summarized listing by category and an itemization of all expenses that Counselor advanced on behalf of the Debtor as, pursuant any/all Bankruptcy/Equity Rules of Court, Debtor is accountable, responsible the likes and/or otherwise for Paramount Claim Holders, a Creditor, fees and cost during the Covered Period. These include Counselors expenses incurred, including, but not limited to, photocopying, long distance phone calls, telecopying, mailing, and hiring messenger services. Counselor generally handles regular and routine photocopying in-house for which

Counselor charges clients (\$0.20) cents per page. Counselor believes that this is less than Counselor actual expenses incurred with regard to the photocopying machines, supplies and labor associated with providing photocopying services. Counselor maintains physical receipts created from each printer used which clearly indicates the number of copies included in each print job.

Counselor does use outside copy services for large copying projects that charge bulk rates for photocopying. In these instances, Counselor charges clients the same amount that Counselor pays the outside service.

Counselor charges clients \$1.00 per page for sending telecopies and \$.20 per page for receiving telecopies which Counselor believes is less than Counselor's actual expenses incurred with regard to telecopying. All expenses that Couselor advanced on behalf of the Debtor, as, pursuant any/all Bankruptcy/Equity Rules of Court, Debtor is accountable, responsible the likes and/or otherwise for Paramount Claim Holders, a Creditor, fees and cost during the Covered Period, were necessarily incurred and are properly charged as administrative expenses of the Debtor's Chapter 11 estate.

When Counselor paid services such as Lexis Nexis, Counselor records the clients account number or case name for the research to be performed. Each month Counselor creates an invoice which reflects both an aggregate total of charges incurred by Counselor for the month, as well as a break out of the specific charges incurred on behalf of each client (identified by name or case number or client account number). The amount(s) relected on the monthly invoice is then entered by Counselor to the appropriate client account number as identified on the invoice. There is no profit or other additional charge added to the amount reflected from vendors such as Lexis Nexis.

J. <u>Description of Professional Education</u>

Counselor is a one man operation that specializes, for over twenty one (21) years, in and limits its practice to matters of self-representation including, but not limited to Creditor matters, matters of insolvency, reorganization and bankruptcy law, and other litigation matters, and is well qualified to self-represent Paramount Claims Holder. Counselor is not

admitted to practice law in the California courts nor in the United States District Court for the Central District of California, however, still required to perform at the compentey level and/or higher, and therefore entitled to his fees and reimbursement of his costs..

III.

Law Standard

Prior to the enactment of the Bankruptcy Code, the rule with respect to compensation requests in the Ninth Circuit was that the Court should award lawyer's fees in accordance with a "strict rule of economy test" In re THC Financial Corp., 659 F.2d 951, 955 n.2 (9th Cir. 1981), cert. denied, 456 U.S. 977 (1982). This is no longer the law. The legislative history to Section 330 of the Bankruptcy Code indicates that Congress was primarily concerned with protecting the public interest in the smooth, efficient operation of the bankruptcy system by encouraging competent bankruptcy specialists to remain in the field. First National Bank of Chicago v. Committee of Creditors Holding Unsecured Claims (In re Powerline Oil Co.) 71 B.R. 767, 770, (Bankr. 9th Cir. 1986); In re Baldwin-United Corp., 79 B.R. 321, 346 (Bankr. S.D. Ohio 1987). Toward this end, Congress specifically disavowed notions of economy of administration, and provided that compensation in bankruptcy case should be comparable to what is charged in nonbankruptcy matters. Id. at 346.

Under the lodestar approach, the Court is to determine the number of hours reasonably expended in a lawyer's representation of a debtor and multiply such numbers by a reasonable hourly rate for the services performed. See Delaware Valley Citizens' Council for Clear Air, 478 U.S. at 565; In re Powerline Oil Co., 71 B.R. 770. A reasonable hourly rate is presumptively the rate the marketplace pays for the services rendered. Missouri v. Jenkins by Agyei, 491 U.S. 274, 109 S.Ct. 2463 (1989); Burgessv. Klenske (In re Manoa Finance Co., Inc.) 853 F.2d 687, 691, (9th Cir. 1988). Recognizing that the determination of an appropriate "market rate" for the services of a lawyer is inherently difficult, the Supreme Court stated:

"Market prices of commodities and most sercives are determined by supply and

demand. In this traditional sense there is no such thing as a prevailing market rate for the service of lawyers in a particular community. The type of services rendered by lawyers, as well as their experience, skill, and reputation, varies extensively – even within a law firm. Accordingly, the hourly rates of lawyers in private practice also vary widely. The fees charged often are based on the product of hours devoted to the representation multiplied by the lawyer's customary rate." Blum v. Stenson, 465 U.S. 886, 895 n.11 (1984). The Supreme Court has stated that a reasonable lawyer's fee "means a fee that would have been deemed reasonabe if billed to affluent plaintiffs by their own attorneys." Missouri v. Jenkins by Agyei, 109 S.Ct, at 2470 (qouting City of Riverside v Rivera, 477 U.S. 561 (1986) (Rehnquist, J. dissenting)). Accordingly, a reasonable hourly rate is the amount to which lawyers in the area with comparable skill, experience and reputation typically would be entitled as compensation. Blum v. Stenson, 465 U.S. at 895 n.11.

Counselor respectfully submits that the hourly rates for its lawyer and paraprofessionals are reasonable and appropriate in the relevant community and in view of the circumstanes of this case, the demands that the case placed on Counselor and Counselor's efforts and the results achieved by Counselor thus far. Based on all of the foregoing, Counselor submits that its requested discounted fees and expenses are reasonable and should be approved on an interim basis.

Pursuant Bankruptcy Code Definations, "Claim" is defined as (a) right to payment, whether or not reduced to judgment, liquidated, fixed, contigent, matured, unmatured, disputed, undisputed, legal, equitable, secured or unsecured; or (b) right to an an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, legal equitable, secured or unsecured § 101(5).

Pursuant Bankruptcy Code Definations, "Creditor" is an entity that has a claim against the debtor that arose at the time of or before the order for relief concerning the Debtor. § 101(5).

As such, Paramount Claim Holder is a Creditor, and Debtor must pay Paramount Claim

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Declaration/Affidavit for Smith, Andre Mario el sui juri; esquire.

- I, Smith, Andre Mario el sui juris; esquire, Declare/Affirm the following; It appears:
- 1. I am over 18 years of age. Except where otherwise stated, I have personal knowledge of the facts set forth below and, if called to testify, I could and would testify competently thereto.
- 2. I am self representing and otherwise serving as bankruptcy counsel to Andre Mario Smith, Creditor and paramount claim holder ("Creditor") in this chaper 11 bankruptcy case filed by Crestlloyd, LLC Debtor and Debtor in Possession ("Debtor").
- 3. I make this Declaration in support of *Smith*, *Andre Mario el sui juris; esquire* ("Counselor") Second Interim Application for Approval of Fees and Reimbursement of Expenses ("Application") to which this Declaration is attached. All capitalized terms herein which are not defined herein have the same meanings as in the Application.
- 4. In the ordinary course of Counselor's business, Counselor creates business books and records ("Records and Books") regarding, among other things, time recorded by Counselor performing particular tasks for clients and expenses incurred for particular clients, Counselor's Records and Books are made at or near the time by, or from information transmitted by, a person with knowledge, in the ordinary course of Counselor's business and as a regular practice of Couselor's business. The amounts requested in the Application for compensation of fees and reimbursement of expenses incurred are based on Counselors Records and Books.
- 5. I am primarily responsible for Creditor's representation, for which Debtor estate is accountable and/or responsible for paying, as general bankruptcy counsel during Debtor's Chapter 11 case.
- 6. I participated in the drafting of the Application to which this Declaration is attached. To the best of my knowledge, information and belief, all of the matters stated in the Application are validly and properly alleged or true and correct.
- 7. All expenses outside services such as photocopying sercices, messenger and express mail services, postage, research and development services for which Counselor requests

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reimbursement are the actual expenses incurred by Counselor for such services, and Couselor does not seek any additional amounts or profits with respect thereto.

8. I have reviewed the requirements of Local Bankruptcy Rule 2016-1, and I believe that the Application complies with this Rule.

I declare and verify under penalty of perjury under the laws of The United States of America that the foregoing is true and correct.

Executed this 25th day of November 2024, at Los Angeles, California.

Date: November 25, 2024

peacefully; Until then, I am very truly yours,

Smith, Andre Mario el sui juris; esquire. attorney in-fact; lawful counselor for Creditor: Andre Mario Smith all rights reserved and exercised.

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Annexed I

Fee Application

Crestlloyd LLC c/o Sierra Constellation

Larry Perkins, Manager

November 19, 2024

355 South Grand Avenue, Suite: 1450

Los Angeles, California 90071

Andre Mario Smith

SAM

Our File Number: 220216001

Professional Services Rendered

January 01, 2022

through

October 31, 2024

Total Professional Hours

2,020,001

Fees

\$1,010,270.98

Current Period Total Professional Fees and Cost

\$1,010,270.98

Crestllo	yd	LLC
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November 18, 2024

Page Number 01

Case Number 220216001

From Date January 01, 2022

			To Date	December 31	, 2022
01 A	Asset A	analysis and Recovery			
April 01, 2022	2	Researching, Developing, Analyzing	Fraudulent D	eed to Richard	
•		Saghian/944 Airole LLC Dated Marc			
2004001	SAMe	_	500.00	\$2,000.00	4.0
April 04, 2022	2	Researching, Developing, Analyzing	Fraudulent D	Deed to Richard	
•		Saghian/944 Airole LLC Dated Marc	ch 30, 2022 &	Debtor Assets	
2004001	SAMe	sje	500.00	\$2,000.00	4.0
April 05, 2022	2	Researching, Developing, Analyzing	Fraudulent D	Deed to Richard	
•		Saghian/944 Airole LLC Dated Marc	ch 30, 2022 &	Debtor Assets	
2004001	SAMe		500.00	\$2,000.00	4.0
April 06, 2022	2	Researching, Developing, Analyzing	Fraudulent I	Deed to Richard	
•		Saghian/944 Airole LLC Dated Mar	ch 30, 2022 &	& Debtor Assets	
2004001	SAMe	esje	500.00	\$2,000.00	4.0
April 07, 2022	2	Researching, Developing, Analyzing	g Fraudulent I	Deed to Richard	
-		Saghian/944 Airole LLC Dated Mar	ch 30, 2022 &	& Debtor Assets	
2004001	SAMe	esje	500.00	\$2,000.00	4.0
April 08, 2022	2	Researching, Developing, Analyzing	g to Richard S	aghian, 944 Airc	ole
		LLC, Debtor Assets			
2004001	SAMe	esje	500.00	\$2,000.00	4.0
June 17, 2022	•	Researching, Developing, Analyzing	g to Richard S	aghian, 944 Airc	ole
		LLC, Debtor Assets			
2004001	SAMe	esje	500.00	\$2,000.00	4.0
				<u> </u>	
		To	otal \$14	,000.00	28.0
02	Asset 1	Disposition			
February 22,		Researching, Developing and/or ana	lyzing Chante	er 11 MOR Dkt	129
reordary 22,	2022	researching, beveraping and or and	nyzmg emape		12)
2004001	SAMo	esje	500.00	\$1,000.00	2.0
February 23,	2022	Researching, Developing and/or ana	lyzing Motio	n to Extend Excl	lusivity
		Period Dkt 130			
2004001	SAM	esje	500.00	\$1,500.00	3.0
February 23 2	2022	Researching, Developing and/or ana	lyzing Roark	Motion Dkt 133	3

500.00

\$1,500.00

3.0

Crestlloyd LL	C November 18, 2024	4 Page Number 02		
Case Number 22	0216001	From Date	January 01	, 2022
		To Date I	December 31	, 2022
February 25, 2022	Researching, Developing and/or analyst			•
• ,	Motion Dkt 134	_		
2004001 SAM	esje 5	500.00	\$2,000.00	4.0
February 28, 2022	Researching, Developing and/or analyst	zing Order D	enying Protect	tive
	Order and Creditor Opposition to Roam	rk sale confiri	nation Dkt 13	5;137
2004001 SAM		500.00	\$1,500.00	3.0
March 01, 2022	Researching, Developing and Preparin	ng Second Mo	tion For Emer	gency
	Protective			
2004001 SAM		500.00	\$1,000.00	2.0
March 02, 2022	Researching, Developing and Analyzin	ng Debotr MO	OR and Order	on
	Motion for Protective Order Dkt 139			
2004001 SAM		500.00	\$3,000.00	6.0
March 07, 2022	Researching, Developing and analyzing	•	*	ĺ
	Hilldun re Motion to sell Property and			
2004001 SAM	3	500.00	\$1,000.00	<u>2.0</u>
March 08, 2022	Researching, Developing and analyzing	_	Sell Estate Pro	perty
	Free and Clear of liens Dkt 142; 143;			
2004001 SAM		500.00	\$4,000.00	8.0
March 09, 2022	Researching, Developing and analyzing	•	• •	
	Order Approving Hilldun Stip & Notic			
2004001 SAM		500.00	\$4,000.00	<u>8.0</u>
March 10, 2022	Researching, Developing and analyzir	~	-	_
4004004 C434	Notice of sale property appl, order app			
2004001 SAM		500.00	\$4,000.00	8.0
March 11, 2022	Resarching and Developing and analy		7.7	arance
2004001 (1434	Notice Genevieve Weiner for Richard	ū		0.0
2004001 SAM		500.00	\$4,000.00	8.0
March 14, 2022	Researching, Developing and Analyzi	•	• •	
2004001 CAN	Enforce Bid Procedures, Hearing Noti			
2004001 SAM		500.00 Orden Denvin	\$4,000.00	8.0
March 15, 2022	Researching, Developing, Analyzing order denying full settlement and clos	-	_	
	approving bid procedures Dkt 167; 16	· ·	to emergency	monon
200/001 \$4.1/	11 0 1	500.00	\$2,500.00	5.0
2004001 SAN	icoje .	200.00	Ψ 2,300.00	3.0

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Detailed Activities

	Detailed Activities			
Crestlloyd LLC	November 18, 2024	Page N	umber 03	
Case Number 220	216001	From Da	ite January 01	1, 2022
		To Date	December 31	, 2022
March 16, 2022	Researching, Developing, Analyzing N	Notice/order	on Dkt 147 &1	52
,	Debtor MFS Dkt 181;182;200; 183;18			
2004001 SAMe	esje5	500.00	\$4,000.00	8.0
March 17, 2022	Researching, Developing, Analyzing A	American Tr	uck & Tool Opp	osition
	to Dkt 142, J&E Texture Inc Objection	n to Dkt 142	; Yogi Securitie	s
	Objection to Dkt 142; Buyers Stateme	nt Dkt 191;	192;193;194;19	5
2004001 SAMe	esje 5	500.00	\$1,500.00	3.0
March 18, 2022	Researching, Developing, Analyzing Transcript for 01/13/22 hearing; 197;	Transcript fo	r 01/06/22 hear	ing;
2004001 SAM	esje 5	500.00	\$2,000.00	4.0
March 21, 2022	Researching, Developing, Analyzing I	Debtor Stipu	lation with Ame	erican
	Truck & Tool Rentals Inc, and Texture	e, Inc.; Richa	ard Saghian Om	mibus
	Reply; Richard Saghian Omnibus Rep	oly Declarati	on; Richard Sag	ghian
	Unpublished Opinions Reply dkt 142	•		7
2004001 SAM		500.00	\$4,000.00	8.0
March 22, 2022	Researching, Developing, Analyzing I		=	
	Truck & Tool Rentals Inc Opposition,		-	_
	Securities Holdings, LLC Objection, 1		•	
	Investments Opposition; Debtor Object		· -	ebtor
	Objection to Joseph Englanoff Declar			0.0
2004001 SAM		500.00	\$4,000.00	8.0
March 23, 2022	Yogi Securities Errata Dkt 214			
2004001 SAM	esje	500.00	\$1,000.00	2.0
March 24, 2022	Researching, Developing, Analyzing	Nile Niami I	Request for Judi	icial
	Notice; Yogi Securities Holdings, LLC	C Reply to D	Debtor Objection	1; Re-
	Quest for CD; Debtor Lodgment Noti	ce of Signed	l Addendum to	Purchase
	Agreement; Stip by Debtor and amend	ded Stip with	h J&E Texture;	Roark
	Letter of Wishes Dkt 217; 220; 221			

500.00

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\$4,000.00

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Detailed Activities

	Detailed Activitie	<u>, 5</u>		
Crestlloyd LLC	November 18, 2024	Page Nu	mber 04	
Case Number 220	216001	From Date	e January 01	1, 2022
		To Date I	December 31	1, 2022
March 25, 2022	Researching, Developing, Analyzing U	J.S. Trustee C	D Request; O	rder
	Approving Debtor Motion Dkt 144; De	ebtor Exhibit	1 to Dkt 142	Order;
	Debtor Notice of Lodgment of Order; N	Nile Niami Tr	anscript Orde	ers;
	Roark Notice of Mailed Letter Dkt 223	; 224; 225; 2	26; 227; 228;	229
	230; 231; 232; 233;243			
2004001 SAMe	· · · · · · · · · · · · · · · · · · ·	00.00	\$4,000.00	<u>8.0</u>
March 28, 2022	Researching, Developing, Analyzing D	-		
	To Dkts 226;142; Debtor Response to I	J		-
	Debtors Motion for Order related to De Order on Motion to sell Dkt 244; 245;	Kt 142; Debto	r Lougement	nonce;
2004001 SAMe		00.00	\$4,000.00	8.0
March 29, 2022	Researching, Developing, Analyzing C	<u>, , , , , , , , , , , , , , , , , , , </u>		
77747011 25, 2022	Nile Niami Notice of Appeal; 03/21/22		_	
	Hearing Transcript; 12/10/21 Hearing	_	-	
	Transcript Dkt 247; 249; 251; 253; 255	=		•
2004001 SAMe		00.00	\$4,000.00	8.0
2004001 SAMe March 30, 2022		00.00		
	esje 5	00.00 Vile Niami Ap	peal Referral	Notice
March 30, 2022 2004001 SAMe	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Infeesje 5	00.00 Nile Niami Ap erno Investme 00.00	opeal Referral ent Inc. Dkt 2 \$4,000.00	Notice 59; 260 8.0
March 30, 2022	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Infeesje 5 Researching, Developing, Analyzing D	ille Niami Aperno Investmo 00.00 Debtor Motion	opeal Referral ent Inc. Dkt 2 \$4,000.00 n to Set Last d	Notice 59; 260 8.0 lay to
March 30, 2022 2004001 SAMe	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Infeesie Researching, Developing, Analyzing D File Proof of Claims; 03/18/22 Hearing	ille Niami Aperno Investmo 00.00 Debtor Motion	opeal Referral ent Inc. Dkt 2 \$4,000.00 n to Set Last d	Notice 59; 260 8.0 lay to
March 30, 2022 2004001 SAMe March 31, 2022	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Infe esje 5 Researching, Developing, Analyzing D File Proof of Claims; 03/18/22 Hearing To Sell Dkt 261;263; 264	ille Niami Aperno Investmo 600.00 Debtor Motion g Transcript;	opeal Referral ent Inc. Dkt 2 \$4,000.00 In to Set Last d Order on Mot	Notice 59; 260 8.0 lay to
March 30, 2022 2004001 SAMe March 31, 2022 2004001 SAMe	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Inference Researching, Developing, Analyzing D File Proof of Claims; 03/18/22 Hearing To Sell Dkt 261;263; 264 Period Serie 5	Jole Niami Aperno Investme Jole Niami Aperno Investme Jole Niami Jole Notion Granscript; (1996)	opeal Referral ent Inc. Dkt 2 \$4,000.00 n to Set Last d Order on Mot \$4,000.00	Notice 59; 260 8.0 lay to ion 8.0
March 30, 2022 2004001 SAMe March 31, 2022	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Inference Researching, Developing, Analyzing D File Proof of Claims; 03/18/22 Hearing To Sell Dkt 261;263; 264 Researching, Developing, Analyzing F Researching, Developing, Analyzing F	ille Niami Aperno Investme 600.00 Debtor Motion g Transcript; 6 600.00 Fraudulent De	opeal Referral ent Inc. Dkt 2 \$4,000.00 n to Set Last d Order on Mot \$4,000.00	Notice 59; 260 8.0 lay to ion 8.0
March 30, 2022 2004001 SAMe March 31, 2022 2004001 SAMe April 01, 2022	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Inferesce Esie Researching, Developing, Analyzing D File Proof of Claims; 03/18/22 Hearing To Sell Dkt 261;263; 264 Esie Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March	John Marris Apperno Investme 100.00 Debtor Motion of Transcript; 000.00 Transdript De 30, 2022	opeal Referral ent Inc. Dkt 2 \$4,000.00 In to Set Last d Order on Mot \$4,000.00 The ded to Richard	Notice 59; 260 8.0 lay to ion 8.0
March 30, 2022 2004001 SAMe March 31, 2022 2004001 SAMe April 01, 2022 2004001 SAMe	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Inference Researching, Developing, Analyzing D File Proof of Claims; 03/18/22 Hearing To Sell Dkt 261;263; 264 esje Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March esje 5	John Marris Apperno Investme 100.00 Debtor Motion Transcript; 100.00 Fraudulent De 30, 2022	opeal Referral ent Inc. Dkt 2 \$4,000.00 In to Set Last d Order on Mot \$4,000.00 The ed to Richard \$2,000.00	Notice 59; 260 8.0 lay to ion 8.0
March 30, 2022 2004001 SAMe March 31, 2022 2004001 SAMe April 01, 2022	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Inferesce Esie Researching, Developing, Analyzing D File Proof of Claims; 03/18/22 Hearing To Sell Dkt 261;263; 264 Esie Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March	John John John John John John John John	opeal Referral ent Inc. Dkt 2 \$4,000.00 In to Set Last d Order on Mot \$4,000.00 The ed to Richard \$2,000.00	Notice 59; 260 8.0 lay to ion 8.0
March 30, 2022 2004001 SAMe March 31, 2022 2004001 SAMe April 01, 2022 2004001 SAMe	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Inference Researching, Developing, Analyzing D File Proof of Claims; 03/18/22 Hearing To Sell Dkt 261;263; 264 Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March Saghian/944 Airole LLC Dated March	John John John John John John John John	opeal Referral ent Inc. Dkt 2 \$4,000.00 In to Set Last d Order on Mot \$4,000.00 The ed to Richard \$2,000.00	Notice 59; 260 8.0 lay to ion 8.0
March 30, 2022 2004001 SAMe March 31, 2022 2004001 SAMe April 01, 2022 2004001 SAMe April 04, 2022	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Inference Researching, Developing, Analyzing D File Proof of Claims; 03/18/22 Hearing To Sell Dkt 261;263; 264 Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March Saghian/944 Airole LLC Dated March	John John John John John John John John	opeal Referral ent Inc. Dkt 2 \$4,000.00 In to Set Last d Order on Mot \$4,000.00 The ded to Richard \$2,000.00 The ded to Richard \$2,000.00	Notice 59; 260 8.0 lay to ion 8.0 4.0
March 30, 2022 2004001 SAMe March 31, 2022 2004001 SAMe April 01, 2022 2004001 SAMe April 04, 2022	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Inference	John John John John John John John John	opeal Referral ent Inc. Dkt 2 \$4,000.00 In to Set Last d Order on Mot \$4,000.00 The ded to Richard \$2,000.00 The ded to Richard \$2,000.00	Notice 59; 260 8.0 lay to ion 8.0 4.0
March 30, 2022 2004001 SAMe March 31, 2022 2004001 SAMe April 01, 2022 2004001 SAMe April 04, 2022	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Inference Sige 5 Researching, Developing, Analyzing E File Proof of Claims; 03/18/22 Hearing To Sell Dkt 261;263; 264 esige 5 Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March esige 5 Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March esige 5 Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March esige 5 Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March	John John John John John John John John	opeal Referral ent Inc. Dkt 2 \$4,000.00 In to Set Last d Order on Mot \$4,000.00 The ded to Richard \$2,000.00 The ded to Richard \$2,000.00	Notice 59; 260 8.0 lay to ion 8.0 4.0
March 30, 2022 2004001 SAMe March 31, 2022 2004001 SAMe April 01, 2022 2004001 SAMe April 04, 2022 2004001 SAMe April 05, 2022	Researching, Developing, Analyzing N Appearance Notice Kyra Andrassy/Inference Sige 5 Researching, Developing, Analyzing E File Proof of Claims; 03/18/22 Hearing To Sell Dkt 261;263; 264 esige 5 Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March esige 5 Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March esige 5 Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March esige 5 Researching, Developing, Analyzing F Saghian/944 Airole LLC Dated March	Goo.00 Jile Niami Apperno Investmo Goo.00 Debtor Motion g Transcript; Goo.00 Fraudulent De 30, 2022 Fraudulent De 30, 2022	speal Referral ent Inc. Dkt 2 \$4,000.00 In to Set Last d Order on Mot \$4,000.00 The ded to Richard \$2,000.00 The ded to Richard	Notice 59; 260 8.0 lay to ion 8.0 4.0 4.0

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		Detailed Hearth			
Crestlloy	d LLC	November 18, 2024	Pag	ge Number 05	
Case Number 220216001		0216001	Fron	n Date January	01, 2022
				Date December :	,
A	22	Descenting Developing Analyzing			,
April 07, 202	22	Researching, Developing, Analyzing	•		u
200 (001	CAM.	Saghian Dated March 30, 2022 Reme	•		0.0
2004001	SAMo	esje	500.00	\$4,000.00	8.0
		To	tal S	\$81,500.00	163.0
04_	Case	Administration		· · · · · · · · · · · · · · · · · · ·	
April 08, 202	22	Researching, Developing, Analyzing	Order G	ranting motion to	extend
• •		Exclusivity Period 270		-	
2004001	SAM	•	500.00	\$1,000.00	2.0
April 11, 202	22	Researching, Developing, Analyzing	Order or	n Motion to Extend	1
,		Exclusivity Period Dkt 271			
2004001	SAM	•	500.00	\$1,000.00	2.0
April 20, 202		Researching, Developing, Analyzing	Debtor 1	Declaration that no	party
r · · ,		Requested a hearing; Debtors optiona			
2004001	SAM	-	500.00	\$4,000.00	8.0
April 21, 202		Researching, Developing, Analyzing			ment
r		Dkt 286		Č	
2004001	SAM		500.00	\$2,000.00	4.0
May 03, 202		Researching, Developing, Analyzin		ce of Appearnce	Karol I
, ,		Denniston, Christopher J. Giaimo file	_	7 -	
		Compass; other case administration	,		
2004001	SAM	1 /	500.00	\$2,000.00	4.0
May 05, 202		Researching, Developing, Analyzing	Debtor		
) ,				1	
2004001	SAM	esje	500.00	\$4,000.00	8.0
May 06, 202		Researching, Developing, Analyzing			
,,		with American Truck and Tool Ren		•	-
		Debtor and American Truck DKt 303		• • •	1 1
2004001	SAM		500.00	\$4,000.00	8.0
May 16, 202		Researching, Developing, Analyzing			
2004001	SAM	esie	500.00	\$2,000.00	4.0
#001001	D/ 11/1	2010	200100	φ#(000:00	

Crestlloyd	LLC Nover	nber 18, 2024	Page Number	06
Case Numb	er 220216001	Fı	om Date Janu	ary 01, 2022
		7	To Date Decem	ber 31, 2022
May 24, 2022	Researching, Develop	oing, Analyzing Notic	e of Appearnce.	John Moe II
•	For Yogi Securiites	Holdings LLC; Del	otor Chapter 11	MOR; Inferno
	Investments Notice of	•		
	Support of LNBYG F	irst Interim Fee/Rein	nbursemnt applic	cation
	Dkt 322; 323; 324		20 04 004	
2004001	SAMesje	500.0		
May 25, 2022	Researching, Develo		otion for Author	ity to Disburse
2004001	funds to Hankey Cap		00 64000	n nn - 0 n
2004001	SAMesje	500.0		
May 26, 2022	Researching, Develop			-
	Debtor Amended Ap	-	; Time, Order C	ranting Motion
2004004	Shortening time Dkt	·	0.0 64.004	0.00
2004001	SAMesje	500.		
June 27, 2022	Researching, Develop			tend Exclusivity
2004001	period; FRCP/FRBP;	500.	·	0.00 8.0
2004001	SAMesje Researching, Develop			
June 28, 2022	Lanes Lodgemnt Not		•	y Sup, Theodore
2004001	SAMesje	500.		0.00 8.0
July 01, 2022	Researching, Develo			
vary 01, 2022	Dismissal of Inferno			,
2004001	SAMesje	500.		0.00 8.0
July 05, 2022	Researching, Develop	oing, Analyzing Stip	and Order; Yogi	Substitution
•	Yogi Stip FRCP/FRE	P Case Administration	on Dkt 379;	
2004001	SAMesje	500.	00 \$4,00	0.00 8.0
July 11, 2022	Researching, Develop	oing, Analyzing; Yo	gi Substitution	
	Yogi Stip FRCP/FRE	P Case Administration	on Dkt 380; 381	
2004001	SAMesje	500.	00 \$2,00	0.00 8.0
July 20, 2022	Researching, Develop	oing, Analyzing Deb	tor Chapter 11 M	íOR
	Dkt 387			
2004001	SAMesje	500.	00 \$4,00	0.00 8.0

		Detailed Activit	<u>ies</u>		
Crestlloy	d LLC	November 18, 2024	l Pag	ge Number 07	
Case Num	ber 220	216001	From	n Date January 0	1, 2022
			To I	Date December 3	1, 2022
July 21, 2022	2	Researching, Developing, Analyzin extend exclusivity agreement;	g Order USDC	Granting Second in Debtor Appeal	motion to
		FRCP/FRBP Case Administration D	•		4.0
2004001	SAMe	sje	500.00	\$2,000.00	4.0
			Total	\$58,000.00	116.0
05 _	Claims	Administration and Objection	ns		
January 03, 2	2022	Resarching and Developing Creditor	rs Objecti	ons	
2004001	SAMe	sje	500.00	\$2,000.00	4.0
January 04, 2	2022	Researching and Developing Credito	ors Object	tions	
2004001	SAMe	sje	500.00	\$2,000.00	4.0
January 05, 2	2022	Researching and Developing Credito	ors Object	tions	
2004001	SAMe	sje	500.00	\$2,000.00	4.0
January 06, 2	2022	Researching and Developing Creditor	ors Object	tions	
2004001	SAMe	sje	500.00	\$2,000.00	4.0
January 07,	2022	Researching and Developing Creditor	ors Object	tions	
2004001	SAMe	sie	500.00	\$2,000.00	4.0
January 10, 2	2022	Researching and Developing Creditor	ors Object	tions	
2004001	SAMe	sje	500.00	\$2,000.00	4.0
January 11, 2	2022	Resarching and Developing Credito	rs Objecti	ons	
2004001	SAMe	sje	500.00	\$2,000.00	4.0
January 12,	2022	Researching and Developing Credit	ors Objec	tions	
2004001	SAMe	sje	500.00	\$2,000.00	4.0
January 13,	2022	Resarching and Developing Credito	rs Objecti	ions	
2004001	SAMe	sje	500.00	\$2,000.00	4.0

Crestlloyd LLC	November 18, 2024	– Page Nu	mber 08	
Case Number 220	216001	From Date	e January 01	1, 2022
			December 31	•
January 14, 2022	Researching and Developing Creditors			,
2004001 SAMe	sje 5	00.00	\$2,000.00	4.0
January 17, 2022	Researching and Developing Creditors	Objections		
2004001 SAMe	sie 5	600.00	\$2,000.00	4.0
January 18, 2022	Researching and Developing Creditors			
2004001 SAMe		500.00	\$2,000.00	4.0
January 19, 2022	Researching and Developing Creditors		<u> Ψ2,000.00</u>	7.0
January 19, 2022	Researching and Developing Creations	Objections		
2004001 SAMe	sie 5	300.00	\$2,000.00	4.0
January 20, 2022	Researching and Developing Creditors			
		•		
2004001 SAMe	sje 5	500.00	\$2,000.00	4.0
January 21, 2022	Researching and Developing Creditors	s Objections		
2004001 SAMe		500.00	\$2,000.00	4.0
January 24, 2022	Researching and Developing Creditors	s Objections		
2004001 SAMe	esje 5	500.00	\$2,000.00	4.0
January 25, 2022	Researching and Developing Creditors	s Objections		
·				
2004001 SAMe	esje	500.00	\$2,000.00	4.0
January 26, 2022	Researching and Developing Creditors	s Objections		
2004001 SAMe		500.00	\$2,000.00	4.0
January 27, 2022	Researching and Developing Creditors	s Objections		
		- 00 00	** ***	4.0
2004001 SAMe		500.00	\$2,000.00	4.0
January 28, 2022	Researching and Developing Creditors	s Objections		
2004001 SAMe	esie 4	500.00	\$2,000.00	4.0
January 31, 2022	Researching, Developing and Preparir			

		Detailed Heavita	100		
Crestlloy	d LL(November 18, 2024	Page	Number 09	
Case Num	iber 22	0216001	From I	Date January 0	1, 2022
			To Da	ite December 3	1, 2022
2004001	SAM	esje	500.00	\$2,000.00	4.0
February 01,	2022	Researching, Developing and Prepari	ing Credito	rs Objections	
2004001	SAM	esje	500.00	\$2,000.00	4.0
February 02,	2022	Researching, Developing and Prepari	ing Credito	rs Objections	
					4.0
2004001			500.00	\$2,000.00	4.0
February 03,	2022	Researching, Developing and Prepari	ing Credito	rs Objections	
2004001	S A M.	agia	500.00	\$2,000.00	4.0
		esje Researching, Developing and Prepar			4.0
rebruary 04,	2022	Researching, Developing and Frepari	ing Credito	is Objections	
2004001	SAM	esje	500.00	\$2,000.00	4.0
		Researching, Developing and Prepar	ing Credito	rs Objections	
,		<i>5,</i> 1 <i>5</i> 1	C	J	
2004001	SAM	<u>esje</u>	500.00	\$2,000.00	4.0
February 08,	, 2022	Researching, Developing and Prepar		rs Objections	
<u>2004001</u>				\$2,000.00	4.0
February 09.	, 2022	Researching, Developing and Prepar	ing Credito	ors Objections	
	~		= 00.00	~~ 000 00	4.0
<u>2004001</u>				\$2,000.00	4.0
February 10	, 2022	Researching, Developing and Prepar	ing Credito	ors Objections	
2004001	SAM	osia	500.00	\$2,000.00	4.0
February 11.		Researching, Developing and Prepar			4.0
1 Columny 11.	, 2022	Researching, Developing and Frepar	ing credite	ns cojections	
2004001	SAM	esje	500.00	2,000.00	4.0
February 14		Researching, Developing and Prepar	ing Credito		
•		2 2 1	_	-	
2004001	SAM	esje	500.00	\$2,000.00	4.0
February 15	, 2022	Researching, Developing and Prepar	ing Credito	ors Objections	
2004001	SAM	esje	500.00	\$2,000.00	4.0

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Detailed Activities

	Detailed Activiti	<u>ies</u>		
Crestlloyd LLC	November 18, 2024	Page Nu	umber 10	
Case Number 220	0216001	From Date	te January 01	1, 2022
		To Date	December 31	1, 2022
February 16, 2022	Researching, Developing and Filing			,
,	<i>5,</i>	J		
2004001 SAM	esje	500.00	\$2,000.00	4.0
February 28, 2022	Researching, Developing and/or anal	yzing Credito	r Opposition to)
	Roark sale confirmation Dkt 137			
2004001 SAM		500.00	\$1,500.00	3.0
March 15, 2022	Researching, Developing, Analyzing	Objection to	emergency mo	tion
	approving bid procedures Dkt 169	7 00 00	D. 4 700 00	• •
2004001 SAM		500.00	\$1,500.00	3.0
March 17 2022	Researching, Developing, Analyzing		_	-
	to Dkt 142, J&E Texture Inc Objecti	ion to DKt 142	; Yogi Securiti	es
2004001 5434	Objection to Dkt 142;	500.00	\$2,500.00	5.0
2004001 SAM March 18, 2022	Researching, Developing, Analyzing		\$2,300.00	3.0
Waten 16, 2022	Objection to Dkt 142; Inferno Inv		sition Dkt 14	2. Italian
	Luxury Group et al Opposition Yvor			
	196; 198; 201;202	· F1	-	
2004001 SAM		500.00	\$2,000.00	4.0
March 23, 2022	Researching, Developing, Analyzing	Debtor Objec	tion to Nile Ni	iami
	Declaration; Debtor Objection to De	claration of Ja	vier Gonzales;	
	Objection to Yvonne Niami Declarat	ion; Dkt 211;	212; 213; 214	
2004001 SAM		500.00	\$3,000.00	6.0
April 11 2022	Researching, Developing, Analyzing			
	By Debtor; Referral Notice of Cross		-	
	Appellant; Debtor Ameneded Cross			
2004001 SAM		500.00	\$4,00.00	8.0
April 12, 2022	Researching, Developing, Analyzing		_	
	For Inclusionin Record on Appeal; S			
	of Transcripts; Notice of Transcripts			
2004001 SAM	Appeal and Statements; Notice of Appeal	500.00	\$4,000.00	8.0
2004001 SAM April 14, 2022	Researching, Developing, Analyzing		•	0.0
1 xp1 tt 17, 2022	researching, reveloping, rularyzing	5 ICONIN TIONO	, 1/IN WUW	

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Crestlloyd LLC	November 18, 2024	Page Nu	mber 11	
Case Number 220	216001	From Date	January 01	, 2022
,			December 31	
April 15, 2022	Researching, Developing, Analyzing N			•
p,	Inferno Investments Inc; Opening Lette			,
	Notice filed by Roark Dkt 280; 281; 28		,	
2004001 SAMe	sje 5	00.00	\$4,00.00	8.0
April 22, 2022	Researching, Developing, Analyzing C	Order granting	and Denying	in part
	Motion to establish bar date Dkt 288			
2004001 SAMe	sje 5	00.00	\$2,000.00	4.0
April 23, 2022	Researching, Developing, Analyzing P		_	
	USDC Assignment Notice to Appeal; I	Debtors MFS	Dkt 289;290;2	291
2004001 SAMe	sje 5	00.00	\$4,000.00	8.0
April 24, 2022	Researching, Developing, Analyzing C	Order on Moti	on to Set Last	day
	To File Claims Proof			
2004001 SAMe		00.00	\$2,000.00	4.0
April 27, 2022	Researching, Developing, Analyzing I			ation
	of Contents For Inclusion in Record of			
2004001 SAMe		600.00	\$4,000.00	8.0
April 28, 2022	Researching, Developing, Analyzing N			
	Record on Appeal to District Court and		_	
	Statement of Issues on Appeal and Ap	-	iation of Cour	ntents for
2001001	Inclusion in Record Dk 295; 296; 297;		# 4 0.00 0.0	0.0
2004001 SAMe		500.00	\$4,000.00	8.0
April 29, 2022	Researching, Developing, Analyzing D		ent of Issues o	n Appear
2004001 CAM	Debtors Amended Statement; Misc Dk		# 4 AAA AA	0.0
2004001 SAMe		500.00	\$4,000.00	8.0
May 08, 2022	Researching, Developing, Analyzing	•		
	Interim Application for Approval of Motion FOR AUTHORITY TO PAY C			
7004001 CAM		ERTAIN CRI 500.00	\$4,000.00	8.0
2004001 SAMe May 09, 2022	Researching, Developing, Analyzing			
Way 09, 2022	Treasurer and tax collector withdrawal			
2004001 SAMe		500.00	\$4,000.00	8.0
May 13, 2022	Researching, Developing, Analyzing			
1414y 15, 2022	LNBYG First Interim fee & Reimburs		_	
			HOH DNI Z77	200

Crestlloyd	LLC Nover	nber 18, 2024	Page Numbe	er 12
Case Numb	er 220216001]	From Date Jai	nuary 01, 2022
			To Date Dece	ember 31, 2022
May 17, 2022	Researching, Develo Interim Application Motion FOR AUTHO Dkt 307; 308	for Approval of F	ees and Reimb	oursement; Debtor
2004001	SAMesje	500	0.00 \$4,0	000.00 8.0
May 18, 2022	Researching, Development Authority to Pay Cree		Debtor Amen	ded Motion For
2004001	SAMesje			000.00 8.0
May 19, 2022	Researching, Develop FRCP/FRBP Dkt 320		btor Reply to I	nferno Opposition
2004001	SAMesje	500	0.00 \$4,0	0.00 0.00
May 27, 2022	Researching, Develo	ping, Analyzing	Inferno Readin	ess Certificate of
	Record on Appeal;	Pacific Union Int	ernational dba	Compass Address
	Change Notice; Infe	rno Completed Re	ecord Notice; D	Debtor Declaration
	Telephonic Notice of	Shortend Notice 1	Hearing; Shorter	nd Notice Hearing
	Dkt 332; 333; 334			
<u>2004001</u>	SAMesje	50	0.00 \$4,0	000.00 8.0
May 30, 2022	Researching, Develo			
	Hearing; Service Pr	• • • • • • • • • • • • • • • • • • • •		
	Hankey and exhibits	· · · · · ·	to Debtor Mot	ion to disburse to
	Hankey Dkt 335; 336	,		
2004001	SAMesje			000.00 8.0
May 31, 2022	Researching, Develo and Errata; OrderSho		= -	nferno Opposition
2004001	SAMesje	50	0,00 \$4,0	000.00 8.0
June 01, 2022	Researching, Develo	ping, Analyzing De	btor Notice of I	Lodgment of Order
	to Disburse to Har	nkey; Order gran	ting LNBYG	Fee/Reimbyrement
	Application; Order g 350; 351; 352; 353	ranting authority to	disburse to hand	key Dkt 348; 349
2004001	SAMesje	50	0.00 \$4,0	000.00 8.0

Crestilo	oyd LLC
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November 18, 2024

Page Number 13

Case Number 220216001

From Date January 01, 2022

To Date December 31, 2022

June 17, 2022

Researching, Developing, Analyzing Inferno Readiness Certificate of Record on Appeal; Pacific Union International dba Compass Address Change Notice; Inferno Completed Record Notice; Debtor Declaration Telephonic Notice of Shortend Notice Hearing; Shortend Notice Hearing Dkt 332; 333; 334

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June 23, 2022

Researching, Developing, Analyzing Case; FRCP/FRBP; Case Law

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June 24, 2022

Researching, Developing, Analyzing Electronic Filing Notice; Debtor Objection to Showroom Interiors LLC Disbursemnt Motion; Miles Staglik Declaration; Debtor Evidentiary Objections; Motion to Extend Exclusivity Period Dkt 366; 367; 368; 369; 371

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July 12, 2022

Researching, Developing, Analyzing Case; FRCP/FRBP; Case Law

2004001

SAMesie

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July 13, 2022

Researching, Developing, Analyzing Case; FRCP/FRBP; Case Law

2004001

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July 14, 2022

Researching, Developing, Analyzing Case; FRCP/FRBP; Case Law

2004001

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July 15, 2022

Researching, Developing, Analyzing Case; FRCP/FRBP; Case Law

2004001

SAMesje

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July 18, 2022

Researching, Developing, Analyzing Showroom Interiors Reply and

Objection to Miles Staglik; Yogi Attorney Substitution; Errata

Dkt 383; 384; 385; 386

2004001

SAMesje

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Detailed Activiti	<u>ies</u>		
November 18, 2024	Pag	e Number 14	
216001	From	Date January 01	1, 2022
	To l	Date December 3	1, 2022
Researching, Developing, Analyzing			•
SAMesje	500.00	\$4,000.00	8.0
			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	Total	\$190,000.00	380.0
mployment Objections		,	
	LNBYC	Notice of Hearing	on First
filed by Debtor Dkt 306			
esje	500.00	\$4,000.00	8.0
Researching, Developing, Analyzing	_		300
			<u>8.0</u>
			<u> </u>
=			
esje	500.00	\$4,000.00	8.0
Tota	d	\$12,000.00	24.0
Litigation	, •	_	
Resarching and Developing Creditor	s Objection	ons	
esje	500.00	\$2,000.00	4.0
Researching and Developing Creditor	ors Object	ions	
	= 00.00	72 000 00	
			4.0
Resarching and Developing Creditor	s Objection	ons	
osio	500.00	¢2 AAA AA	4.0
			4.0
Researching and Developing Credite	na Object	,10110	
esje	500.00	\$2,000.00	4.0
e sje Resarching and Developing Creditor	500.00	\$2,000.00 ons	4.0
			4.0
	November 18, 2024 2216001 Researching, Developing, Analyzing SAMesje mployment Objections Researching, Developing, Analyzing Interim Application of LNBYG for filed by Debtor Dkt 306 25je Researching, Developing, Analyzing 25je Researching, Developing, Analyzing 25je Researching, Developing, Analyzing 25je Tota Litigation Resarching and Developing Creditor 25je Researching and Developing Creditor 25je	Researching, Developing, Analyzing Case; FR SAMesje Total mployment Objections Researching, Developing, Analyzing LNBYC Interim Application of LNBYG for approval filed by Debtor Dkt 306 sige Sound Researching, Developing, Analyzing Hearing Sige Researching, Developing, Analyzing Proof of USDC Assignment Notice to Appeal; Debtors sige Total Litigation Resarching and Developing Creditors Objections sige 500.00 Researching and Developing Creditors Objections sige 500.00	Researching, Developing, Analyzing LNBYG Notice of Hearing Interim Application of LNBYG for approval of fees and Reimbriled by Debtor Dkt 306 Researching, Developing, Analyzing Hearing Notice on Dkt 299; 1916 Researching, Developing, Analyzing Hearing Notice on Dkt 299; 1916 Researching, Developing, Analyzing Hearing Notice on Dkt 299; 1916 Researching, Developing, Analyzing Hearing Notice on Dkt 299; 1916 Researching, Developing, Analyzing Proof of claim bar date filing USDC Assignment Notice to Appeal; Debtors MFS Dkt 289;290; 1916 Total \$12,000.00 Litigation Researching and Developing Creditors Objections Researching and Developing Creditors Objections Researching and Developing Creditors Objections Researching and Developing Creditors Objections

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Crestlloyd LLC	November 18, 2024	Page Nu	mber 15	
Case Number 220	216001	From Date J	January 01,	2022
		To Date De	cember 31,	2022
January 10, 2022	Researching and Developing Credito			
Junuary 10, 2022	recount and better purg cround			
2004001 SAMe	sje	500.00	\$2,000.00	4.0
January 11, 2022	Resarching and Developing Creditor	s Objections		
2004001 SAMe			\$2,000.00	4.0
January 12, 2022	Researching and Developing Creditor	ors Objections		
2004001 SAMe			\$2,000.00	4.0
January 13, 2022	Resarching and Developing Creditor	s Objections		
****		5 00.00	AA AAA AA	4.0
2004001 SAMe		500.00	\$2,000.00	4.0
January 14, 2022	Researching and Developing Creditor	ors Objections		
2804001 SAMo	ala	500.00	ልስ ልስስ ድቋ	4.0
2004001 SAMe	s ie Resarching and Developing Creditor		\$2,000.00	4.0
January 17, 2022	Resarching and Developing Creditor	s Objections		
2004001 SAMe	esje	500.00	\$2,000.00	4.0
	Researching and Developing Credito		Ψ2,000.00	110
7.1.1.1.1.7 10, 2022				
2004001 SAMe	esje	500.00	\$2,000.00	4.0
	Resarching and Developing Creditor			
•		-		
2004001 SAMe	esje	500.00	\$2,000.00	<u>4.0</u>
January 20, 2022	Researching and Developing Creditor	ors Objections		
2004001 SAMe		500.00	\$2,000.00	4.0
January 21, 2022	Resarching and Developing Creditor	rs Objections		
2004001 SAMe		500.00	\$2,000.00	4.0
January 24, 2022	Researching and Developing Creditor	ors Objections		
2004001 0434	t.	5 00 00	ቀኅ በበለ ሰለ	4.0
2004001 SAMe	Resarching and Developing Creditor	500.00	\$2,000.00	4.0
January 25, 2022 2004001 SAMe		500.00	¢ን በበበ በበ	<i>A</i> N
2004001 SAMe	ojc	200.00	\$2,000.00	4.0

	Detailed Heavit	100		
Crestlloyd Ll	LC November 18, 2024	Page 1	Number 16	
Case Number 2	220216001	From Dat	e January 01, 2	2022
		To Date	December 31, 2	2022
January 26, 2022	Researching and Developing Creditor		•	
2004001 SA	Mesje	500.00	\$2,000.00	4.0
January 27, 2022		s Objections	3	
•				
2004001 SA	Mesje	500.00	\$2,000.00	4.0
January 28, 2022		rs Objection	ıs	
•				
2004001 SA	Mesje	500.00	\$2,000.00	4.0
January 31, 2022	Researching, Developing and Prepari	ing Creditor	rs Objections	
·				
2004001 SA	Mesje	500.00	\$2,000.00	4.0
February 01, 2022	Researching, Developing and Prepare	ing Creditoi	rs Objections	
2004001 SA	Mesje	500.00	\$2,000.00	4.0
February 02, 2022	Researching, Developing and Prepara	ing Creditoi	rs Objections	
2004001 SA	Mesje	500.00	\$2,000.00	4.0
February 03, 2022	Researching, Developing and Prepar	ing Creditor	rs Objections	
2004001 SA	Mesje	500.00	\$2,000.00	4.0
February 04, 2022	2 Researching, Developing and Prepar	ing Creditor	rs Objections	
2004001 SA	Mesje	500.00	\$2,000.00	4.0
February 07, 2022	2 Researching, Developing and Prepar	ing Credito	rs Objections	
2004001 SA	Mesje	500.00	\$2,000.00	4.0
February 08, 2022	2 Researching, Developing and Prepar	ing Credito	rs Objections	
2004001 SA	Mesje	500.00	\$2,000.00	4.0
February 09, 2022	2 Researching, Developing and Prepar	ing Credito	rs Objections	
2004001 SA	Mesje	500.00	\$2,000.00	4.0
February 10, 2022	2 Researching, Developing and Prepar	ing Credito	rs Objections	

	Detailed Activity	103		
Crestlloyd LLC	November 18, 2024	Page N	Number 17	
Case Number 220	0216001	From Date	January 01,	2022
		To Date I	December 31,	2022
2004001 SAMe	esje	500.00	\$2,000.00	4.0
February 11, 2022		ing Creditors	Objections	
2004001 SAMe	esje	500.00	2,000.00	4.0
	Researching, Developing and Prepar	ing Creditors	objections .	
2004001 SAMe	esje	500.00	\$2,000.00	4.0
	Researching, Developing and Prepar			
2004001 SAM	esje	500 00	\$2,000,00	4.0
	Researching, Developing and Filing			7.0
reordary 10, 2022	Researching, Developing and I ming	Creditors Of	Jections	
2004001 SAM	esje	500.00	\$2,000.00	4.0
February 17, 2022	Researching, Developing, Preparing			
2004001 SAM				
February 18, 2022	Researching, Developing, Preparing	Emergency I	Protective Order	r/Seal
2004001 SAM	esje	500.00	\$4,000.00	8.0
February 21 2022				
2004001 SAM	ogio	500.00	\$4,000.00	Q A
	esje Researching, Developing, Preparing			
reordary 22, 2022	Researching, Developing, Freparing	Emergency	riolective Olde	i/Seai
2004001 SAM	esje	500.00	\$3,000.00	6.0
February 23, 2022	Researching, Developing, Preparing	Emergency 1	Protective Orde	r/Seal
2004001 SAM	esje	500.00	\$2,000.00	4.0
February 24, 2022	Researching, Developing, filing Emo			
,	Dkt 132			
2004001 SAM	esje	500.00	\$4,000.00	8.0
February 25, 2022	Researching, Developing and Analys	zing Opposit	ion to Roark M	otion
2004004 0455	Filed by Debtor Counsel Dkt 134	500.00	02 500 00	<u>م</u> سر
<u>2004001 SAM</u>	esje	500.00	\$2,500.00	5.0

Detailed Activit	<u>ies</u>		
November 18, 2024	Page No	umber 18	
0216001	From Date	January 01,	2022
	To Date D	ecember 31, 2	2022
Researching, Developing, Preparing,	Serving Cred	itor Opposition	ı, to
esje	500.00	\$3,000.00	6.0
Researching, Developing, Preparing	Creditor Seco	nd Motion for	Seal
	500.00	\$4,000.00	8.0
		nd Motion for	Seal
			<u>4.0</u>
		nd Motion for	Seal
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		and Motion for	Seal
		* 1 0 0 0 0	0.0
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		Motion for Seal	
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	r approving or	d procedure, ar	IG
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· ·	r approving bi	d procedure an	a
winning Good faith Over bid			
agia	500.00	64 000 00	6 V
esje Pagaarching Davalaning filing On	500.00	\$4,000.00	8.0
Researching, Developing, filing Opp	position to Buy	yers Emergenc	y
Researching, Developing, filing Opp Motion to Enforce Order approving	position to Buy	yers Emergenc	y
Researching, Developing, filing Opp Motion to Enforce Order approving and Winning Good Faith Over Bid	position to Buy bid procedure	yers Emergenc & appearance	y notice
Researching, Developing, filing Opp Motion to Enforce Order approving and Winning Good Faith Over Bid esje	position to Buy	yers Emergenc	y
Researching, Developing, filing Opp Motion to Enforce Order approving and Winning Good Faith Over Bid	position to Buy bid procedure	yers Emergenc & appearance	y notice
Researching, Developing, filing Opp Motion to Enforce Order approving and Winning Good Faith Over Bid esje	position to Buy bid procedure	yers Emergenc & appearance	y notice
Researching, Developing, filing Opp Motion to Enforce Order approving and Winning Good Faith Over Bid esje Hearing Dept 1639	position to Buy bid procedure 500.00	yers Emergenc & appearance \$2,000.00	notice
	November 18, 2024 D216001 Researching, Developing, Preparing Roark Motion for Order for Confirm Pesje Researching, Developing, Preparing and Creditors Full Settlment and Closesje Researching, Developing, Preparing and Creditors Full Settlment and Closesje Researching, Developing, Preparing and Creditors Full Settlment and Closesje Researching, Developing, Preparing and Creditors Full Settlment and Closesje Researching, Developing, filing Creand Creditors Full Settlment and Closesje Researching, Developing, Preparing Emergency Motion to Enforce Orde Good Faith Winning overBidesje Researching, Developing, Preparing	Researching, Developing, Preparing, Serving Cred Roark Motion for Order for Confirmation of Sale I sige 500.00 Researching, Developing, Preparing Creditor Secon Researching, Developing, Preparing Creditor Secon and Creditors Full Settlment and Closure Motion sige 500.00 Researching, Developing, Preparing Creditor Secon and Creditors Full Settlment and Closure Motion sige 500.00 Researching, Developing, Preparing Creditor Secon and Creditors Full Settlment and Closure Motion sige 500.00 Researching, Developing, Preparing Creditor Secon and Creditors Full Settlment and Closure Motion sige 500.00 Researching, Developing, filing Creditor Second Mand Creditors Full Settlment and Closure Motion sige 500.00 Researching, Developing, Preparing Opposition to Emergency Motion to Enforce Order approving bi Good Faith Winning overBid sige 500.00 Researching, Developing, Preparing Opposition to Emergency Motion to Enforce Order approving bi Sound Researching, Developing, Preparing Opposition to Emergency Motion to Enforce Order approving bi Researching, Developing, Preparing Opposition to Emergency Motion to Enforce Order approving bi	Researching, Developing, Preparing Creditor Second Motion for and Creditors Full Settlment and Closure Motion for Seal and Creditor Second Motion for Seal and Creditor Second Motion f

Crestlloyd LLC	November 18, 2024	Page Ni	umber 19	
Case Number 220	216001	From Date	January 01, 2	2022
			ecember 31, 2	
March 21, 2022	Hearing Dept 1639	To Dute D		
2004001 SAMes	je	500.00	\$1,000.00	2.0
March 24, 2022	Hearing Dept 1639			
2004001 SAMes		500.00	\$1,000.00	2.0
April 01, 2022	Researching and Developing Credito	ors Objections,	Recording	
2004001 SAMes			\$2,000.00	4.0
April 04, 2022	Researching and Developing Credito	or Objections F	Recording	
2004001 SAMes		500.00	\$2,000.00	<u>4.0</u>
April 08, 2022	Researching, Developing, Analyzing	; FRCP/FRBP		
		5 00.00	ma 000 00	
2004001 SAMes			\$3,000.00	6.0
April 11, 2022	Researching, Developing, Analyzing			
2004001 CART-		500.00	64 000 00	0 1
2004001 SAMes	Researching, Developing, Analyzing	500.00	\$4,000.00	8.0
April 12, 2022	Researching, Developing, Analyzing			
2004001 SAMe	sje	500 00	\$4,000.00	8.0
	Researching, Developing, Analyzing			
74pm 13, 2022	resoureming, bevereping, r mary bing	, 110p/11031 L		
2004001 SAMe	sie	500.00	\$4,000.00	8.0
April 18, 2022	Researching, Developing, Analyzing			
1 '	Liens, FRCP/FRBP, Requesting Cer			
2004001 SAMe		500.00	\$4,000.00	8.0
April 19, 2022	Researching, Developing, Analyzing	g Remedies and	d Recourse, FR	CP/-
•	FRBP, Touring Lands, Enforcing Ce	ase and Desist	Notices	
2004001 SAMe	sie	500.00	\$4,000.00	8.0
April 21, 2022	Researching, Developing, Analyzing	g Inferno Inves	stments Appeal	
•	Transferred notice; Misc Dkt 287			
2004001 SAMe	sje	500.00	\$2,000.00	4.0

May 23, 2022

May 20, 2022 7004001

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815.71	corder Dkt 3	Administrative/clerical duites LA Rec		
book/record keeping	case, filing,	Researching, Developing, Analyzing	7077	,71 ysM
84,000.00	500.005	əjs	<u> SAMe</u>	1004007
	corder	Administrative/clerical duites LA Rec		
book/record keeping	case, filing, l	Researching, Developing, Analyzing	2022	May 12,
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	corder	Administrative/clerical duites LA Rec		
book/record keeping	case, filing, l	Researching, Developing, Analyzing	7077	May II,
0.8 00.000,4\$	00.008	əļs	<u> 9MAS</u>	1004007
	corder	Administrative/clerical duites LA Rec		
book/record keeping	case, filing, l	Researching, Developing, Analyzing	7077	May 10,
0.8 00.000,48	500.00	əļs	9MA2	1004007
	order	Administrative/clerical duites LA Rec		
book/record keeping	case, filing, l	Researching, Developing, Analyzing	7077	May 04,
\$2,000.00 4.0	500.00	əls	<u> 9MA2</u>	1004007
	order	Administrative/clerical duites LA Rec		
book/record keeping	case, filing, l	Researching, Developing, Analyzing	7077	,£0 ysM
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		Administrative/clerical duites LA Rec		_
book/record keeping	case, filing, k	Researching, Developing, Analyzing		,20 yeM
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		Administrative/clerical duites LA Rec		
oook/record keeping	case, filing, t	Researching, Developing, Analyzing		April 25,
0.4 00.000,28	00.002		SAMAS	1004007
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		Researching, Developing, Anal LA Re	7077	
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\$2,000,00 4.0	sase, filing, b	Administrative/clerical duites i	29MAS	1004003
\$2,000.00 4.0	To Date D case, filing, b	Researching, Developing, Analyzing o Administrative/clerical duites ie	29MAS	,22 linq <i>A</i>
secember 31, 2022 book/record keeping \$2,000.00 4.0	From Date D To Date D case, filing, b	116001 Researching, Developing, Analyzing o Administrative/clerical duites ie	2022	7.38€ 7.4 April 22,

Administrative/clerical duites LA Recorder

Researching, Developing, Analyzing case, filing, book/record keeping

Researching, Developing, Analyzing case, filing, book/record keeping

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Crestlloyd LLC

November 18, 2024

Page Number 21

Case Number 220216001

From Date January 01, 2022

To Date December 31, 2022

Administrative/clerical duites LA Recorder

2004001 SAMesje 500.00

0.00 \$4,000.00 8.0

May 26, 2022 Hearing Department 1639

2004001 SAMesje 500.00 \$1,000.00 2.0

June 02, 2022 Researching, Developing, Analyzing case, filing, book/record keeping Administrative/clerical duites FRCP?FRBP

2004001 SAMesje 500.00 \$4,000.00 8.0

June 03, 2022 Researching, Developing, Analyzing case, filing, book/record keeping Administrative/clerical duites FRCP?FRBP

2004001 SAMesje 500.00 \$4,000.00 8.0

June 02, 2022 Researching, Developing, Analyzing case, filing, book/record keeping Administrative/clerical duites FRCP/FRBP

2004001 SAMesje 500.00 \$4,000.00 8.0

June 03, 2022 Researching, Developing, Analyzing case, filing, book/record keeping Administrative/clerical duites FRCP?FRBP

2004001 SAMesje 500.00 \$4,000.00 8.0

June 06, 2022 Researching, Developing, Analyzing Order for authority to pay creditors; Supplemental Brief; Showroom Interiors LLC Motion Requesting Payment Dkt 354; 355; 356; 357 358

<u>2004001 SAMesje 500.00 \$4,000.00 8.0</u>

June 07, 2022 Researching, Developing, Analyzing case, filing, book/record keeping Administrative/clerical duites FRCP?FRBP

<u>2004001 SAMesje 500.00 \$4,000.00 8.0</u>

June 08, 2022 Researching, Developing, Analyzing case, filing, book/record keeping Administrative/clerical duites FRCP?FRBP

2004001 SAMesje 500.00 \$4,000.00 8.0

June 09, 2022 Researching, Developing, Analyzing case, filing, book/record keeping Administrative/clerical duites FRCP?FRBP

2004001 SAMesje 500.00 \$4,000.00 8.0

June 10, 2022 Researching, Developing, Analyzing Yogi Objection to Authority to Disburse to Hankey Dkt 359

2004001 SAMesje 500.00 \$4,000.00 8.0

	Detailed Activity	<u> </u>		
Crestlloyd	LLC November 18, 2024	Pag	ge Number 22	
Case Numb	per 220216001	From D	ate January 01, 2022	2
		To Dat	te December 31, 2022	<u> </u>
June 13, 2022	Researching, Developing, Analyzing Dkt 360	Inferno A	Adversarial Complaint	
2004001	SAMesje	500.00	\$4,000.00	<u>0</u>
June 14, 2022	Researching, Developing, Analyzin Authority to Disburse to Hankey Dk	_	o Oppostion to Motion	n for
2004001	SAMesje	500.00	\$4,000.00 8.	_
June 15, 2022	Researching, Developing, Analyzing Debtor MFS Dkt 364; 365	Debtor F	Reply to Inferno Opposi	tion
2004001	SAMesje	500.00	\$4,000.00 8.	<u>0</u>
June 23, 2022	Hearing Dept 1639			
2004001	SAMesje	500.00	\$1,000.00 2.	<u>0</u>
June 10, 2022	Researching, Developing, Analyzin Disburse to Hankey Dkt 359	ng Yogi	Objection to Authori	ty to
2004001	SAMesje	500.00	\$4,000.00 8 .	<u>0</u>
June 13, 2022	Researching, Developing, Analyzing	g Inferno A	Adversarial Complaint	
2004001	SAMesje	500.00	\$4,000.00 8.	<u>0</u>
July 21, 2022	Hearing in Dept 1639			
2004001	SAMesje	500.00	\$2,000.00 4.	<u>0</u>
July 22, 2022	Researching, Developing, Analyzing	g Inferno	Adversarial Complaint	
2004001	SAMesje	500.00	\$4,000.00 8.	0
July 25, 2022	Resarching, Developing Analyzing Order of Debtor MOR Researching, Developing, Ana Complaint			
2004001	SAMesje	500.00	\$4,000.00 8.	0
July 26, 2022	Researching, Developing, Analyzi Disburse to Hankey Dkt 359	ng Yogi	Objection to Authori	ty to
2004001	SAMesje	500.00	\$4,000.00 8.	0
July 27, 2022	Researching, Developing, Analyzing Administrative/clerical duites FRCP	•	ing, book/record keepin	g
2004001	SAMesje	500.00	\$4,000.00 8.	<u>.0</u>

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Crestlloyd LLC	1	November	18, 2024	Pag	ge Numbe	er 23	
Case Number 220	216001]	From D	ate Janu	ary 01	, 2022
				To Da	te Decem	ber 31.	2022
July 28, 2022	Researching,	Developing, A	analyzing o	case, fili	ng, book/r	ecord k	eeping
•	Administrativ	e/clerical duit	es FRCP/F	RBP	<u>.</u>		
2004001 SAMe	sje			500.00	\$2,0	00.00	4.0
July 29, 2022	Researching,	Developing, A	analyzing o	case, fili	ng, book/r	ecord k	eeping
	Administrativ	e/clerical duit	es FRCP/F	RBP			
2004001 SAMe	sje			500.00	\$4,6	00.00	8.0
August 13, 2022	Researching,					ntempt	of Buyers
	Motion Andre	e Mario Smith					
2004001 SAMe	= '			<u>500.00</u>		00.00	8.0
August 14, 2022	Researching,						
	•	t Motion; Rich	•		ening time	applica	tion
	~	Dkt 396; 397					2.0
2004001 SAMe	-			<u>500.00</u>	\$4,0		8.0
August 15, 2022	Researching,				g filing De	emurrer/	/_
		d motion to se			4 1.4.	000 00	0.0
2004001 SAMe		D 1 '		500.00			<u>8.0</u>
August 16, 2022	Researching, FRCP/FRBP	Developing,	Analyzing	case, C	Contempt	remeale	es/strategies
2004001 SAMe				500.00	\$4,	000 00	8.0
August 17, 2022	Researching,	Developing					
110500117, 2022	FRCP/FRBP	Developing,	1 11111) 2111 6		comonapt		
2004001 SAMe				500.00	\$4,	000.00	8.0
August 18, 2022	Researching,	Developing,	Analyzing	case, (Contempt	remedie	
,	FRCP/FRBP	1 0,	, ,		•		
2004001 SAMe	esje			500.00	\$4,	000.00	8.0
August 19, 2022	Researching,	Developing,	Analyzing	case, (Contempt	remedie	es/strategies
	FRCP/FRBP						
2004001 SAMe	esje			500.00	\$4,	000.00	8.0
August 22, 2022	Researching,	Developing,	Analyzing	case,	Contempt	remedie	es/strategies
	FRCP/FRBP						
2004001 SAMe				500.00		000.00	8.0
August 23, 2022	- ·	Developing,	Analyzing	g case,	Contempt	remedie	es/strategies
	FRCP/FRBP						
2004001 SAM	esje			500.00	\$4,	000.00	8.0

		Detailed Activiti	CS		
Crestlloyd	LLC	November 18, 2024	Page 1	Number 24	
Case Number	er 220	216001	From Date	e January 01, 2	2022
			To Date	December 31, 2	2022
August 24, 2022	2	Researching, Developing, Analyzing strategies FRCP/FRBP	g Debtor M	IFS Contempt re	emedies/-
2004001 5	SAMes	sje	500.00	\$4,000.00	8.0
August 25, 202	2	Researching, Developing, Analyzing FRCP/FRBP_Dkt 404; 405; 406	g case, Con	tempt remedies/	strategies
2004001	SAMe	sje	500.00	\$4,000.00	8.0
August 26, 202	2	Researching, Developing, Analyzing	Order on Se	eal Exhibits; FRO	CP/FRBP
2004001	SAMe	sje	500.00	\$4,000.00	8.0
August 29, 202	2	Researching, Developing, Analyzing	case, filing,	, book/record kee	eping
		Administrative/clerical duites FRCP/	FRBP; Adv	ersarial Proceedi	ngs
2004001	<u>SAMe</u>	s <u>je</u>	500.00	\$4,000.00	8.0
August 30, 202	2	Researching, Developing, Analyzing Administrative/clerical duites FRCP/			
2004001	SAMe	sje	500.00	\$4,000.00	8.0
August 31, 202	2	Researching, Developing, Analyzing	case, filing,	, book/record kee	eping
		Administrative/clerical duites FRCP?	PRBP Adv	ersarial Proceedi	ngs
2004001	<u>SAMe</u>	sje	500.00	\$4,000.00	8.0
September 01,	2022	Researching, Developing, Analyzing	_		
		Administrative/clerical duites FRCP/			ngs
	<u>SAMe</u>		500.00	\$4,000.00	8.0
September 02,	2022	Researching, Developing, Analyzing Administrative/clerical duites FRCP/			
	<u>SAMe</u>		500.00	\$4,000.00	8.0
September 05,	2022	Researching, Developing, Analyzing Administrative/clerical duites FRCP/	_		
2004001	SAMe	sje	500.00	\$4,000.00	8.0
September 06,	2022	Researching, Developing, Analyzing Administrative/clerical duites FRCP/			
2004001	SAMe	esje	500.00	\$4,000.00	8.0
September 07,	2022	Researching, Developing, Analyzing Administrative/clerical duites FRCP	_		
	SAMe	esje	500.00	\$4,000.00	8.0
September 08,	2022	Researching, Developing, Analyzing Administrative/clerical duites FRCP	_		

Crestlloyd LLC	November 18, 2024	Page Nu	ımber 25	
Case Number 220)216001 F)	rom Date J	January 01, 2	2022
			ecember 31, 2	
2004001 SAMe		00.00	\$4,000.00	8.0
	Researching, Developing, Analyzing ca	ase, filing, be		ping
•	Administrative/clerieal duites FRCP/FF			
2004001 SAMe	sje 50	00.00	\$4,000.00	8.0
September 12, 2022	Researching, Developing, Analyzing ca	ase, filing, b	ook/record kee	eping
	Administrative/clerical duites FRCP/FF	RBP Adversa	arial Proceedir	igs
2004001 SAMe	sje 50	00.00	\$4,000.00	8.0
September 13, 2022	Researching, Developing, Analyzing ca	ase, filing, b	ook/record kee	eping
	Administrative/clerical duites FRCP/FI	RBP Advers	arial Proceedir	ıgs
2004001 SAMe		00.00		8.0
September 14, 2022	Researching, Developing, Analyzing D			
	Exhibit A to Stip; book/record keeping			ites
	FRCP/FRBP Adversarial Proceedings I	•	·	
2004001 SAMe		00.00	\$4,000.00	8.0
September 15, 2022	Researching, Developing, Analyzing ca			
	Administrative/clerical duites FRCP/FI			_
2004001 SAMe	esje 50	00.00	\$4,000.00_	8.0
0				
September 16, 2022	Researching, Developing, Analyzing ca	ase, filing, b	ook/record ke	eping
•	Administrative/clerical duites FRCP/FI	ase, filing, b RBP Advers	ook/record kee arial Proceedir	eping ngs
2004001 SAMe	Administrative/clerical duites FRCP/FI	ase, filing, b RBP Advers 00.00	ook/record kee arial Proceedin \$4,000.00	eping ngs 8.0
2004001 SAMe	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca	ase, filing, b RBP Advers 00.00 ase, filing, b	ook/record kee arial Proceedin \$4,000.00 ook/record kee	eping ngs 8.0 eping
2004001 SAMe September 19, 2022	Administrative/clerical duites FRCP/FI esje 50 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedi	eping ngs 8.0 eping ngs
2004001 SAMe September 19, 2022 2004001 SAMe	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00	eping ngs 8.0 eping ngs 8.0
2004001 SAMe September 19, 2022 2004001 SAMe	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing B	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00 Buyer and De	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00 ebtor Joint Mo	eping ngs 8.0 eping ngs 8.0 tion
2004001 SAMe September 19, 2022 2004001 SAMe	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing B Richard Saghian Declaration book/reco	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00 Buyer and De	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00 obtor Joint Mo	eping 8.0 eping ngs 8.0 tion e/-
2004001 SAMe September 19, 2022 2004001 SAMe September 20, 2022	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing B Richard Saghian Declaration book/reco clerical duites FRCP/FRBP Adversaria	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00 Buyer and De ord keeping	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00 ebtor Joint Mo Administrative as Dkt 411; 41	eping ags 8.0 eping ngs 8.0 tion e/- 2
2004001 SAMe September 19, 2022 2004001 SAMe September 20, 2022	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing B Richard Saghian Declaration book/rece clerical duites FRCP/FRBP Adversaria esje 5	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00 Buyer and De ord keeping al Proceeding	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00 obtor Joint Mo	eping 8.0 eping ngs 8.0 tion e/-
2004001 SAMe September 19, 2022 2004001 SAMe September 20, 2022	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing B Richard Saghian Declaration book/rece clerical duites FRCP/FRBP Adversaria esje 5 Researching, Developing, Analyzing, b Researching, Developing, Analyzing, b	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00 Buyer and De ord keeping al Proceeding 00.00 pook/-	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00 ebtor Joint Mo Administrative gs Dkt 411; 41 \$4,000.00	eping 8.0 eping ngs 8.0 tion e/- 2 8.0
2004001 SAMe September 19, 2022 2004001 SAMe September 20, 2022	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing B Richard Saghian Declaration book/reco clerical duites FRCP/FRBP Adversaria esje 5 Researching, Developing, Analyzing, B record keeping Administrative/clerical	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00 Buyer and De ord keeping al Proceeding 00.00 pook/-	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00 ebtor Joint Mo Administrative gs Dkt 411; 41 \$4,000.00	eping 8.0 eping ngs 8.0 tion e/- 2 8.0
2004001 SAMe September 19, 2022 2004001 SAMe September 20, 2022 2004001 SAMe September 21, 2022	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing B Richard Saghian Declaration book/reco clerical duites FRCP/FRBP Adversaria esje 5 Researching, Developing, Analyzing, b record keeping Administrative/clerical Proceedings	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00 Buyer and De ord keeping al Proceeding 00.00 book/- duites FRC	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00 ebtor Joint Mo Administrative gs Dkt 411; 41 \$4,000.00	eping ngs 8.0 eping ngs 8.0 tion e/- 2 8.0 rsarial
2004001 SAMe September 19, 2022 2004001 SAMe September 20, 2022 2004001 SAMe September 21, 2022	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing B Richard Saghian Declaration book/rece clerical duites FRCP/FRBP Adversaria esje 5 Researching, Developing, Analyzing, b record keeping Administrative/clerical Proceedings esje 5	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00 Buyer and De ord keeping al Proceeding 00.00 book/- duites FRC	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00 ebtor Joint Mo Administrative \$5 Dkt 411; 411; \$4,000.00 ebtor Joint Mo Administrative \$4,000.00	eping ngs 8.0 eping ngs 8.0 tion e/- 2 8.0 rsarial
2004001 SAMe September 19, 2022 2004001 SAMe September 20, 2022 2004001 SAMe September 21, 2022	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing B Richard Saghian Declaration book/rece clerical duites FRCP/FRBP Adversaria esje 5 Researching, Developing, Analyzing, b record keeping Administrative/clerical Proceedings esje 5 Researching, Developing, Analyzing C Researching, Developing, Analyzing C	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00 Buyer and De ord keeping al Proceeding 00.00 cook/- duites FRC	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00 ebtor Joint Mo Administrative gs Dkt 411; 41 \$4,000.00 P/FRBP Adver	eping ngs 8.0 eping ngs 8.0 tion e/- 2 8.0 rsarial
2004001 SAMe September 19, 2022 2004001 SAMe September 20, 2022 2004001 SAMe September 21, 2022	Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing ca Administrative/clerical duites FRCP/FI esje 5 Researching, Developing, Analyzing B Richard Saghian Declaration book/rece clerical duites FRCP/FRBP Adversaria esje 5 Researching, Developing, Analyzing, b record keeping Administrative/clerical Proceedings esje 5	ase, filing, b RBP Advers 00.00 ase, filing, b RBP Advers 00.00 Buyer and De ord keeping al Proceeding 00.00 cook/- duites FRC	ook/record kee arial Proceedin \$4,000.00 ook/record kee arial Proceedin \$4,000.00 ebtor Joint Mo Administrative gs Dkt 411; 41 \$4,000.00 P/FRBP Adver	eping ngs 8.0 eping ngs 8.0 tion e/- 2 8.0 rsarial

		Detailed Activit	<u>ies</u>		
Crestlloy	d LL(November 18, 2024	Page N	umber 26	
Case Num	ber 22	0216001	From Date	January 01,	2022
				ecember 31,	
September 23	3, 2022	Researching, Developing, Analyzing			
opposition -	-,	Administrative/clerical duites FRCP/			
2004001	SAM		500.00	\$4,000.00	8.0
September 20		Researching, Developing, Analyzing	Removal Rec	uest; Stip Ord	er
•	,	book/record keeping Administrative/	clerical duites	FRCP/FRBP	
		Adversarial Proceedings Dkt 415; 41	16		
2004001	SAM	esje	500.00	\$4,000.00	8.0
September 2	7, 2022	Researching, Developing, Analyzing	Debtor Chapt	ter 11 MOR &	MFS
		Dkt 417; 418			
2004001	SAM	esje	500.00	\$4,000.00	8.0
September 2	8, 2022	Researching, Developing, Analyzing	Gorder Denyir	ng Andre Mari	o Smith
		Comtempt/Show Cause; Service Cer	tificate book/r	record keeping	
		Administrative/clerical duites FRCP	/FRBP Advers	sarial Proceedi	ngs
2004001	SAM	esje	500.00	\$4,000.00	8.0
September 2	9, 2022	Researching, Developing, Analyzing	g and Preparing	g Objection to	Joint
		Motion and atachments			
2004001	SAM		500.00	\$4,000.00	8.0
September 3	0, 2022	Researching, Developing, Analyzing		•	filing,
		book/record keeping Administrative	clerical duites	FRCP/FRBP	
		Adversarial Proceedings			
2004001	SAM		-500.00	\$4,000.00	8.0
October 03,	2022	Researching, Developing, Analyzing	•		
		Administrative/clerical duites FRCP	/FRBP Advers	sarial Proceedi	ngs
********	G . 3.5	Dkt 428	2 00 00	0400000	0.0
2004001	SAM		500.00	\$4,000.00	8.0
October 04,	2022	Researching, Developing, Analyzing			
2004001	CAM	Administrative/clerical duites FRCP			_
2004001	SAM		500.00	\$4,000.00	8.0
October 05,	ZUZZ	Researching, Developing, Analyzing Administrative/clerical duites FRCP	-		
2004001	SAM		500.00	\$4,000.00	ngs 8.0
October 06,		Researching, Developing, Analyzing			
october 00,	<u> </u>	Administrative/clerical duites FRCP			_
		Dkt 429	A KDI AMYON	Jarrar i roccedi	50
2004001	SAM		500.00	\$4,000.00	8.0
2007001	SAIN	coje	200.00	φτ,υυυ.υυ	0.0

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November 18, 2024	Page Nu	umber 27	
216001	From Date .	January 01,	2022
•	To Date Do	ecember 31,	2022
Keeping Administrative/clerical duite			k/record
-	500.00	\$4,000.00	8.0
	Debtor Oppos	sition to Roark	Ex Parte
•	500.00	\$4,000.00	8.0
	case, filing Re	equest for Exte	ention,
- -			
•	500.00	\$4,000.00	8.0
	case, filing, b	ook/record ke	eping
• • • •	_		
			-
sie	500.00	\$4,000.00	8.0
sje Researching, Developing, Analyzing	•		
Researching, Developing, Analyzing	Extenstion On	rder; book/reco	
	Extenstion On	rder; book/reco	
Researching, Developing, Analyzing Keeping Administrative/clerical duite	Extenstion On	rder; book/reco	
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sie	Extenstion Ones FRCP/FRB	rder; book/recorder Adversarial	8.0
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424	Extenstion Ones FRCP/FRB 500.00 case, filing, b	rder; book/record P Adversarial \$4,000.00 book/record ke	8.0 eping
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sie Researching, Developing, Analyzing	Extenstion Ones FRCP/FRB 500.00 case, filing, b	rder; book/record P Adversarial \$4,000.00 book/record ke	8.0 eping
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Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sie Researching, Developing, Analyzing Administrative/clerical duites FRCP/ sie	Extenstion Or es FRCP/FRB 500.00 case, filing, b FRBP Advers 500.00 Debtor Oppos	rder; book/record P Adversarial \$4,000.00 book/record kerarial Proceedir \$4,000.00 sition to Roark	8.0 eping ngs 8.0 x Ex Parte
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sje Researching, Developing, Analyzing Administrative/clerical duites FRCP/ sje Researching, Developing, Analyzing	Extenstion Orders FRCP/FRB 500.00 case, filing, because 500.00 Debtor Oppositional duites	stion to Roark	8.0 eping ngs 8.0 x Ex Parte
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sie Researching, Developing, Analyzing Administrative/clerical duites FRCP/ sie Researching, Developing, Analyzing book/record keeping Administrative/c	Extenstion Orders FRCP/FRB 500.00 case, filing, because 500.00 Debtor Oppositional duites	stion to Roark	8.0 eping ngs 8.0 x Ex Parte
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sje Researching, Developing, Analyzing Administrative/clerical duites FRCP/ sje Researching, Developing, Analyzing book/record keeping Administrative/c Request for Extention Adversarial Pr	Extenstion Orders FRCP/FRB 500.00 case, filing, because 500.00 Debtor Opposite occedings Dk 500.00	stion to Roark FRCP/FRBP;	8.0 eping ngs 8.0 x Ex Parte Preparing
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sie Researching, Developing, Analyzing Administrative/clerical duites FRCP/ sie Researching, Developing, Analyzing book/record keeping Administrative/c Request for Extention Adversarial Presie	Extenstion Or es FRCP/FRB 500.00 case, filing, b FRBP Advers 500.00 Debtor Oppos clerical duites roceedings Dk 500.00 Request for E	\$4,000.00 \$4,000.00 book/record kerarial Proceedingston to Roark FRCP/FRBP; t 430 \$4,000.00 Extention,	8.0 eping ngs 8.0 x Ex Parte Preparing
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sje Researching, Developing, Analyzing Administrative/clerical duites FRCP/ sje Researching, Developing, Analyzing book/record keeping Administrative/c Request for Extention Adversarial Pr sje Researching, Developing, Analyzing	Extenstion Orders FRCP/FRB 500.00 case, filing, because 500.00 Debtor Opposite occedings Dk 500.00 Request for Exception of Exception 1 duites	\$4,000.00 \$4,000.00 book/record kerarial Proceedingston to Roark FRCP/FRBP; t 430 \$4,000.00 Extention,	8.0 eping ngs 8.0 x Ex Parte Preparing
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sje Researching, Developing, Analyzing Administrative/clerical duites FRCP/ sje Researching, Developing, Analyzing book/record keeping Administrative/c Request for Extention Adversarial Presje Researching, Developing, Analyzing book/record keeping Administrative/c Adversarial Proceedings Dkt 432; 43	Extenstion Orders FRCP/FRB 500.00 case, filing, because 500.00 Debtor Opposite occedings Dk 500.00 Request for Exception of Exception 1 duites	\$4,000.00 \$4,000.00 book/record kerarial Proceedingston to Roark FRCP/FRBP; t 430 \$4,000.00 Extention,	8.0 eping ngs 8.0 x Ex Parte Preparing
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sie Researching, Developing, Analyzing Administrative/clerical duites FRCP/ sie Researching, Developing, Analyzing book/record keeping Administrative/c Request for Extention Adversarial Pr sie Researching, Developing, Analyzing book/record keeping Administrative/c sie	Extenstion Orders FRCP/FRB 500.00 case, filing, because of the filips	\$4,000.00 \$4,000.00 book/record kerarial Proceeding \$4,000.00 sition to Roark FRCP/FRBP; t 430 \$4,000.00 Extention, FRCP/FRBP	8.0 eping ngs 8.0 x Ex Parte Preparing 8.0
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sie Researching, Developing, Analyzing Administrative/clerical duites FRCP/ sie Researching, Developing, Analyzing book/record keeping Administrative/c Request for Extention Adversarial Presie Researching, Developing, Analyzing book/record keeping Administrative/c Adversarial Proceedings Dkt 432; 43 sie	Extenstion Order FRCP/FRB 500.00 case, filing, be FRBP Advers 500.00 Debtor Opposite of Colorical duites occedings Dk 500.00 Request for Eclerical duites of Social duites	\$4,000.00 sition to Roark FRCP/FRBP; t 430 \$4,000.00 Extention, FRCP/FRBP	8.0 eping ngs 8.0 x Ex Parte Preparing 8.0 time
Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings Dkt 424 sje Researching, Developing, Analyzing Administrative/clerical duites FRCP/ sje Researching, Developing, Analyzing book/record keeping Administrative/c Request for Extention Adversarial Presje Researching, Developing, Analyzing book/record keeping Administrative/c Adversarial Proceedings Dkt 432; 43 sje Researching, Developing, Analyzing book/record keeping Administrative/c Adversarial Proceedings Dkt 432; 43	Extenstion Order FRCP/FRB 500.00 case, filing, be FRBP Advers 500.00 Debtor Opposite of Colorical duites occedings Dk 500.00 Request for Eclerical duites of Social duites	\$4,000.00 sition to Roark FRCP/FRBP; t 430 \$4,000.00 Extention, FRCP/FRBP	8.0 eping ngs 8.0 x Ex Parte Preparing 8.0 time
	Researching, Developing, Analyzing Keeping Administrative/clerical duite Proceedings sie Researching, Developing, Analyzing book/record keeping Administrative/c Request for Extention Adversarial Proceeding, Developing, Analyzing book/record keeping Administrative/c sie Researching, Developing, Analyzing book/record keeping Administrative/c Adversarial Proceedings sie Researching, Developing, Analyzing	Researching, Developing, Analyzing Roark Ex Par Keeping Administrative/clerical duites FRCP/FRB Proceedings sie 500.00 Researching, Developing, Analyzing Debtor Oppos book/record keeping Administrative/clerical duites Request for Extention Adversarial Proceedings Dking Sie 500.00 Researching, Developing, Analyzing case, filing Rebook/record keeping Administrative/clerical duites Adversarial Proceedings sie 500.00 Researching, Developing, Analyzing case, filing Rebook/record keeping Administrative/clerical duites Adversarial Proceedings sie 500.00 Researching, Developing, Analyzing case, filing, bear the searching, Developing, Analy	Prom Date January 01, To Date December 31, Researching, Developing, Analyzing Roark Ex Parte Motion boo Keeping Administrative/clerical duites FRCP/FRBP Adversarial Proceedings Sig 500.00 \$4,000.00 Researching, Developing, Analyzing Debtor Opposition to Roark book/record keeping Administrative/clerical duites FRCP/FRBP; Request for Extention Adversarial Proceedings Dkt 430 Sig 500.00 \$4,000.00 Researching, Developing, Analyzing case, filing Request for Extended book/record keeping Administrative/clerical duites FRCP/FRBP Adversarial Proceedings

	Detailed Activiti	<u>ies</u>		
Crestlloyd LLC	November 18, 2024	Page Nu	umber 28	
Case Number 220	216001	From Date	January 01, 2	2022
		To Date Do	ecember 31, 2	2022
October 20, 2022	Researching, Developing, Analyzing	case, filing, b	ook/record kee	ping
	Administrative/clerical duites FRCP/	FRBP Advers	arial Proceedin	gs
2004001 SAMe	sje	500.00	\$4,000.00	8.0
October 21, 2022	Researching, Developing, Analyzing	case, filing, b	ook/record kee	ping
	Administrative/clerical duites FRCP/	FRBP Advers	arial Proceedin	gs
2004001 SAMe		500.00	\$4,000.00	8.0
October 24, 2022	Researching, Developing, Analyzing			
	Administrative/clerical duites FRCP/	FRBP Advers	arial Proceedin	gs
•	Dkt 436			
2004001 SAMe		500.00	\$4,000.00	8.0
October 25, 2022	Researching, Developing, Analyzing	_		_
	Administrative/clerical duites FRCP/			gs
2004001 SAMe		500.00	\$4,000.00	8.0
October 26, 2022	Researching, Developing, Analyzing			
	Administrative/clerical duites FRCP/	/FRBP Advers	arial Proceedin	igs
2004001 SAMe		500.00	\$4,000.00	8.0
October 27, 2022	Researching, Developing, Analyzing			
	Administrative/clerical duites FRCP	/FRBP Advers		ıgs
2004001 SAMe		500.00	\$4,000.00	8.0
October 28, 2022	Researching, Developing, Analyzing			
	taxation, book/record keeping Admir	nistrative/cleri	cal duites FRC	P/-
	FRBP Adversarial Proceedings			
2004001 SAM		500.00	\$4,000.00	8.0
October 31, 2022	Researching, Developing, Analyzing			
	taxation, book/record keeping Admir	nistrative/cleri	cal duites FRC	P/-
	FRBP Adversarial Proceedings			
2004001 SAM		500.00	\$4,000.00	8.0
November 1, 2022	Researching, Developing, Analyzing			
	taxation, book/record keeping Admir	nistrative/cleri	cal duites FRC	P/-
	FRBP Adversarial Proceedings			
2004001 SAM		500.00	\$4,000.00	8.0
November 02, 2022	Researching, Developing, Analyzing			
	taxation, book/record keeping Admir	nistrative/cleri	cal duites FRC	P/-
	FRBP Adversarial Proceedings			
2004001 SAM	esje	500.00	\$4,000.00	8.0

	Detailed Metry Iti	<u> </u>		
Crestlloyd LLC	November 18, 2024	Page N	umber 29	
Case Number 22	0216001	From Date	January 01, 2	2022
		To Date D	ecember 31, 2	2022
November 03, 2022	Researching, Developing, Analyzing	and preparing	g Application for	or Cost
•	taxation, book/record keeping Admini			
	Adversarial Proceedings			
2004001 SAM	esje	500.00	\$4,000.00	8.0
November 04, 2022	Researching, Developing, Analyzing	and preparing	g Application fo	or Cost
	taxation, book/record keeping Admin	istrative/cleri	cal duites FRC	P/-
	FRBP Adversarial Proceedings			
2004001 SAM		<u>500.00</u>	\$4,000.00	8.0
November 07, 2022				
	taxation, book/record keeping Admin	istrative/cleri	ical duites FRC	P/-
	FRBP Adversarial Proceedings			
2004001 SAM	- -	500.00	\$4,000.00	<u>8.0</u>
November 08, 2022	Researching, Developing, Analyzing			_
	for Cost taxation, book/record keeping	g Administra	tive/clerical dui	tes FRC
	FRBP Adversarial Proceedings			
2004001 SAM	······································	<u>500.00</u>	\$4,000.00	8.0
November 09, 2022	Researching, Developing, Analyzing		= =	
	book/record keeping Administrative/	clerical duite	s FRCP FRBP	
4004004 CANA	Adversarial Proceedings	500.00	64.600.60	0.0
2004001 SAM		500.00	\$4,000.00	8.0
November 10, 2022	Researching, Developing, Analyzing			
	book/record keeping Administrative/	ciericai duite	S FRCP FRBP	
2004001 CAM	Adversarial Proceedings	5 00 00	Ø4 AAA AA	0.0
2004001 SAM		500.00	\$4,000.00	8.0
November 11, 2022	Researching, Developing, Analyzing			
	book/record keeping Administrative/	ciericai duite	S FRCP FRBP	
2004001 CAM	Adversarial Proceedings	500.00	00 000 12	ΘΛ.
2004001 SAM			\$4,000.00	8.0
November 14, 2022	Researching, Developing, Analyzing		-	
	book/record keeping Administrative/ Adversarial Proceedings	Cicilcal dulle	55 FROT FROP	
2004001 SAM	u	500.00	\$4,000.00	8.0
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Crestlloyd	LLC	November 18, 2024	Page 1	Number 30	
Case Number	er 22 0	216001	From Dat	e January 01, 2	2022
				December 31, 2	
November 15, 2	2022	Researching, Developing, Analyzing book/record keeping Administrative/Adversarial Proceedings	and prepari	ng case, filing,	
2004001	SAMe	-	500.00	\$4,000.00	8.0
November 16, 2		Researching, Developing, Analyzing book/record keeping Administrative/Adversarial Proceedings		_	· ==
2004001	<u>SAMe</u>	sje	500.00	\$4,000.00	8.0
November 17,	2022	Researching, Developing, Analyzing book/record keeping Administrative/FRBP Adversarial Proceedings Dkt 4	clerical duit	=	nt
2004001	<u>SAMe</u>	sje	500.00	\$4,000.00	8.0
November 18, 2		Researching, Developing, Analyzing book/record keeping Administrative. Adversarial Proceedings Dkt 444	/clerical dui	tes FRCP FRBP	
	<u>SAMe</u>	sje	500.00	\$4,000.00	<u>8.0</u>
November 21, 2	2022	Researching, Developing, Analyzing acceptance and full settelment and cl		Second Acceptant	ce for
	2022 SAM e	acceptance and full settelment and cl		Second Acceptant	8.0
	SAMe	acceptance and full settelment and clesie Researching, Developing, Analyzing	osure 500.00 Preparing f	\$4,000.00	8.0
2004001 November 22,	<mark>SAМє</mark> 2022	acceptance and full settelment and clesje Researching, Developing, Analyzing For acceptance and full settelment ar	osure 500.00 Preparing f	\$4,000.00	8.0
2004001 November 22,	<u>SAMe</u> 2022 <u>SAMe</u>	acceptance and full settelment and clesje Researching, Developing, Analyzing For acceptance and full settelment ar	osure 500.00 Preparing for closure 500.00 and preparing	\$4,000.00 Tiling Second Acc \$4,000.00 Ting case, filing,	8.0 ceptance
2004001 November 22, 2 2004001 November 23, 2	<u>SAMe</u> 2022 <u>SAMe</u>	acceptance and full settelment and clesie Researching, Developing, Analyzing For acceptance and full settelment aresie Researching, Developing, Analyzing book/record keeping Administrative Adversarial Proceedings	osure 500.00 Preparing for closure 500.00 and preparing	\$4,000.00 Tiling Second Acc \$4,000.00 Ting case, filing,	8.0 ceptance
2004001 November 22, 2 2004001 November 23, 2	SAM6 2022 SAM6 2022	acceptance and full settelment and clesie Researching, Developing, Analyzing For acceptance and full settelment aresie Researching, Developing, Analyzing book/record keeping Administrative Adversarial Proceedings	osure 500.00 Preparing for closure 500.00 and preparing for clerical dui 500.00 and preparing for clerical dui 500.00	\$4,000.00 Filing Second Account Second Account Second Account Second Account Second Account Second S	8.0 ceptance 8.0
2004001 November 22, 2 2004001 November 23, 2 2004001 November 24,	SAM6 2022 SAM6 2022	acceptance and full settelment and clesie Researching, Developing, Analyzing For acceptance and full settelment aresie Researching, Developing, Analyzing book/record keeping Administrative Adversarial Proceedings esie Researching, Developing, Analyzing book/record keeping Administrative Adversarial Proceedings	osure 500.00 Preparing for closure 500.00 and preparing for clerical dui 500.00 and preparing for clerical dui 500.00	\$4,000.00 Filing Second Account Second Account Second Account Second Account Second Account Second S	8.0 ceptance 8.0
2004001 November 22, 2 2004001 November 23, 2 2004001 November 24,	SAM6 2022 SAM6 2022 SAM6 2022	acceptance and full settelment and clesie Researching, Developing, Analyzing For acceptance and full settelment aresie Researching, Developing, Analyzing book/record keeping Administrative Adversarial Proceedings esie Researching, Developing, Analyzing book/record keeping Administrative Adversarial Proceedings	osure 500.00 Preparing for closure 500.00 and preparing for colorical during for colorical du	\$4,000.00 Filing Second Account Second Account Second Account Second Account Second Account Second S	8.0 eeptance 8.0 8.0

Crestlloyd LLC	November 18, 2024	- Page Nun	iber 31	
Case Number 220	216001 F1	rom Date Ja	nuary 01, 20	022
		To Date Deco	ember 31, 20	022
November 28, 2022	Researching, Developing, Analyzing an		•	
	book/record keeping Administrative/clo		_	
	Adversarial Proceedings			
2004001 SAMes		00.00 \$	64,000.00	8.0
November 29, 2022	Researching, Developing, Analyzing U	ST Stip 2 nd Int	terim Applica	tion
	And lodgment, book/record keeping Ad			
	FRBP Adversarial Proceedings			
2004001 SAMes	sje 50	00.00 \$	64,000.00	8.0
November 30, 2022	Researching, Developing, Analyzing Developing Developin	ebtor Oppositi	on Andre Ma	rio •
	Smith full settlement and closure, Orde	er approving U	IST Stip book	x/-record
	keeping Administrative/clerical duites I	FRCP/FRBP A	dversarial	
•	Proceedings Dkt 450; 451			
2004001 SAMes			<u> </u>	8.0
December 01, 2022	Researching, Developing, Analyzing D	ebtor MFS cas	se, filing,	
	book/record keeping Administrative/cl	erical duites F	RCP/FRBP	
	Adversarial Proceedings Dkt 452			
2004001 SAMes			64,000.00	<u>8.0</u>
December 02, 2022	Researching, Developing, Analyzing Ro		_	
	filing, book/record keeping Administrate		uites FRCP/F	RBP
	Adversarial Proceedings; Stip Order D	-		
2004001 SAMe:			<u>84,000.00</u>	8.0
December 05, 2022	Researching, Developing, Analyzing ar		-	
	book/record keeping Administrative/cl	erical duites F	RCP FRBP	
2004001	Adversarial Proceedings	00.00	24 000 00	0.0
2004001		_	64,000.00	8.0
December 06, 2022	Researching, Developing, Analyzing R	_	~ ~	
•	Administrative/element and Closur			
2004001 CAMo	Administrative/clerical duites FRCP F		ai Proceeding \$ 4,000.00	-
2004001 SAMe				<u>8.0</u>
December 07, 2022	Researching, Developing, Analyzing ar book/record keeping Administrative/cl			
	Adversarial Proceedings	orivar dunes r	WOLLWDI.	

Crestlloyd LLC	November 18, 2024	Page Nu	ımber	32	
Case Number 220)216001	From Date .	Januar	y 01, 2	022
•		To Date Do	cembe	r 31, 2	022
December 08, 2022	Researching, Developing, Analyzing book/record keeping Administrative Adversarial Proceedings				
2004001 SAMe		500.00	\$4,000		8.0
December 09, 2022	Researching, Developing, Analyzing	Debtor MOR	Hearing	Dept 1	1639
	filing, Book/record keeping Administ Adversarial Proceedings Dkt 458	strative/clerical	duites l	FRCP F	RBP
2004001 SAMe	<u> </u>	500.00	\$4,000	00.0	8.0
December 12, 2022	Researching, Developing, Analyzing				
December 12, 2022	book/record keeping Administrative Adversarial Proceedings Dkt 460		_		··•o
2004001 SAMe	U	500.00	\$4,000	00.0	8.0
December 13, 2022	Researching, Developing, Analyzing				
15, 2022	book/record keeping Administrative Adversarial Proceedings			_	
2004001 SAM	J	500.00	\$4,000	0.00	8.0
December 14, 2022	Researching, Developing, Analyzing	and preparing			
,	book/record keeping Administrative			_	
	Adversarial Proceedings				
2004001 SAM		500.00	\$4,000		8.0
December † 5, 2022	Researching, Developing, Analyzing book/record keeping Administrative Adversarial Proceedings	=			
2004001 SAM	esje	500.00	\$4,000	0.00	8.0
December 16, 2022	Researching, Developing, Analyzing book/record keeping Administrative Adversarial Proceedings				
2004001 SAM	· ·	500.00	\$4,00	0.00	8.0

Total \$654,500.00 1,309.0

Main Document Page 61 of 70

Individual Activities

November 19, 2024 Page 1

Crestlloyd LLC

Case Number

220216001

Services Rendered From January 01, 2022 Through

December 31, 2022

01 - Asset Analysis and Recovery

SAM

28.0

500.00

\$14,000.00

Total Hours

28.0

Total Fees

\$14,000.00

November 19, 2024 Page 2

Crestlloyd LLC

Case Number 2

220216001

Services Rendered From January 01, 2022 Through December 31, 2022

02 - Asset Disposition

SAM 163.0 500.00 \$81,500.00

Total Hours 163.0 **Total Fees** \$81,500.00

Main Document Page 63 of 70

Individual Activities

November 19, 2024 Page

3

Crestlloyd LLC

Case Number

220216001

Services Rendered From January 01, 2022 Through December 31, 2022

04 - Case Administration

166.0 500.00 \$58,500.00 **SAM**

Total Hours 166.0 **Total Fees** \$58,500.00

November 19, 2024 Page

age 4

Crestlloyd LLC

Case Number

220216001

Services Rendered From

January 01, 2022

Through

December 31, 2022

05 - Claims Administration and Objections

SAM

380.0

500.00

\$190,000.00

Total Hours

380.0

Total Fees

\$190,000.00

November 19, 2024 Page

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Crestlloyd LLC

Case Number

220216001

Services Rendered From January 01, 2022 **Through December 31, 2022**

08 - Fee/Employment Objections

24.0 500.00 **SAM** \$12,000.00

Total Hours 24.0 **Total Fees** \$12,0 00.00

November 19, 2024 Page

Crestlloyd LLC

Case Number

220216001

Services Rendered From January 01, 2022 **Through**

December 31, 2022

6

20 - Other Litigation

SAM

1,309.001

500.00

\$654,500.00

Total Hours

1,309.001

Total Fees

\$654,500.00

Professional Activity Summary

November 19, 2024

Crestlloyd LLC

Case Number

220216001

From

January 01, 2022

To

December 31, 2022

Smith, Andre Mario

2,020.001

Hours at \$500

\$1,010,270.98

Total Hours

2,020.001

Total Fees

\$1,010,270.98

Activity Summary

November 19, 2024

Crestlloyd LLC

Case Number

220216001

From

January 01, 2022

To

December 31, 2022

Description		Fees
Asset Analysis and Recovery		\$14,000.00
Asset Disposition		\$81,500.00
Case Administration		\$58,000.00
Claims Administration and Objection	ons	\$190,000.00
Fee / Employment		\$12,000.00
Other Litigation		\$654,500.00
	Total Fees	\$1,010,270.98

PROOF OF SERVICE OF DOCUMENT

I am over the ag	e of 18 and not a	party to this bank	ruptcy case or ac	lversary proce	eding. My busin	ess address	is:
4245 5	street, s	an Diego.	Californi	92102			
A true and corre	ct copy of the fore	going document e	entitled (<i>specify</i>):	Second La	terim Appl	Cation be	1 Suith
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There us.	was served (a) or						
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				☐ Service i	nformation conti	nued on attac	ched page
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mandatory. It has been approved for use by the United States Bankruptcy Court for the Central District of California.

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